



**Kansas Health Policy Authority**  
**Medicaid Savings Options**

Presented to the Kansas Legislature  
Revised and Updated – April 26, 2010

## **INTRODUCTION**

The state of Kansas faces an historic challenge to balance its budget while preserving the most critical safety net services for residents in need. On January 1, 2010, Governor Mark Parkinson issued a series of fiscal year 2010 budget allotments that included a 10% reduction in payments to Medicaid service providers. Nevertheless, the budget is not yet balanced, and many would like to identify alternatives to the payment reductions that have already been made.

Since its inception in 2005, the Kansas Health Policy Authority has advanced transparent, participatory, interactive policymaking in the Medicaid program. Those efforts have included the 2009 and 2010 Medicaid Transformation initiative, which is designed to lay out clearly the state's health care purchasing and coverage policies, the rationale for those policies, trends in the program, and policy options. In each case, research is performed and a report is published to the KHPA website: [http://www.khpa.ks.gov/program\\_improvements/default.htm](http://www.khpa.ks.gov/program_improvements/default.htm); 22 are currently posted, with several additional reports to be published this month. Options have been focused on reducing costs, improving quality, enhancing our level of program oversight.

Now, we have been asked to accelerate and summarize the search for program improvements and savings.

On February 18, 2010, the Kansas House and Senate both adopted Senate Substitute for House Bill 2222 (the "Rescission Bill") which adjusts the state Fiscal Year 2010 budget to align with current revenue projections.

Section 13 of that bill, which addresses funding for the Kansas Health Policy Authority, includes a proviso calling on the agency, "to evaluate and describe short-term and intermediate-term options, adjustments and improvements to the state medicaid plan and to the policies, contracts, waivers, procedures and other administrative actions to attain economies and efficiencies in the provision of aid and services under the state medicaid plan."

The proviso goes on to direct that, "in the development of plans for such short-term and intermediate term adjustments and improvements, the Kansas health policy authority shall consult with the governor, the secretary of aging, the secretary of social and rehabilitation services, the legislature, and, to the extent practicable and appropriate within the time available to develop such adjustments and improvements, representatives of persons and entities receiving or providing aid or assistance under the state medicaid plan: *Provided further*, That, in addition, during the regular session of the legislature in 2010, the Kansas health policy authority also shall consult with and report short-term and intermediate-term options, adjustments and improvements to the state medicaid plan to the senate committee on public health and welfare, the appropriate subcommittees of the senate committee on ways and means, the house of representatives committee on health and human services, the house of representatives committee on aging and long-term care, and the house of representatives social services budget committee, on or before March 1, 2010."

The following report represents KHPA's efforts to comply with that directive. In addition to policy options and initiatives developed through our own ongoing Medicaid Transformation process, we have consulted with other cabinet secretaries, the governor's office and legislative

caucuses of the House and Senate. We also solicited input from Medicaid providers and beneficiaries through a web-based survey that generated dozens of thoughtful and useful suggestions.

Through that process we have identified several policy options for the legislature's consideration. To the extent possible, we have tried to provide estimates of the cost savings of each option, as well as any start-up or administrative costs associated with the option and the methodology used to develop those estimates. Also, whenever possible, we have provided references to any studies, research or pilot projects related to the policy options, and examples of other states that have implemented similar policies. Due to the level of information available to KHPA, the time available to prepare this report, and the large number of ideas offered, most options lack a specific estimate of the expected impact on Kansas.

To help put these policy options in context, this report begins with brief summary of the Kansas Medicaid program and our own high-level analysis of cost trends in recent years and the factors which drive those costs. The report concludes with observations by KHPA staff regarding the options which appear most feasible to implement and those that would have an impact in the short term versus the longer run. These options are not designed to meet a specific savings target, but instead reflect those items that appear most likely to offer efficiencies and improvements in care without a reduction in service.

KHPA stands ready to provide additional information to the legislature in order to support its deliberations on the Medicaid budget.

#### A note regarding longer-term savings initiatives

This document includes short- and intermediate term savings options. However, since its creation KHPA has also emphasized the longer-run goal of improving the health of Kansans through a coordinated health policy agenda that combines effective purchasing and administration of health care with health promotion oriented public health strategies. The most powerful strategies to lower health costs are those that reduce the need for the expensive health care treatments. These strategies entail an overall improvement in health status through prevention, public health efforts, and improved individual behaviors. Smoking, obesity, and inactivity explain a significant percentage of the growth in both Medicaid spending and overall health care spending. The KHPA Board's coordinated health policy agenda has always emphasized the value of public policies aimed at these behaviors. The Legislature has now passed a clean indoor air bill. This legislation is likely to reduce Medicaid spending in the long run by decreasing the incidence of second-hand smoke. The bill may also reduce the incidence of smoking. Other options for improving the health of the state – and generating a proportionate reduction in Medicaid costs – include additional measures to deter smoking, improved nutrition in homes and schools, and increased physical activity among all Kansans, but especially among our children. Improvements in these areas sometimes entail difficult decisions affecting individual behaviors and liberties. KHPA stands ready to assist policymakers as they deliberate these issues.

## **KANSAS MEDICAID – THE BASICS**

The Medicaid program in the United States was established in 1965 through the same piece of legislation that established Medicare. Medicare is generally thought of as the federal health insurance program for the elderly. Medicaid, on the other hand, is a joint federal-state program that provides health and long-term care for the poor.

The two programs were established as amendments to the Social Security Act. The statutes governing Medicare are generally found under Title XVIII of the act. Medicaid statutes are generally found under Title XIX of the act. For that reason, Medicaid programs often are also referred to as Title XIX programs.

Medicaid programs are primarily administered at the state level, and states have a certain amount of latitude to design their own programs as long as they meet minimum federal requirements and do not conflict with federal standards. There are certain mandatory populations that must be served in a state Medicaid program, and certain mandatory services that must be covered. But states have discretion to cover additional, optional populations and to provide additional optional services.

It is important to note, however, that once a state elects to provide optional services, or to serve optional populations, it must provide all of its services to all populations statewide, on a non-discriminatory basis. States may not provide optional populations with any more, or any less, service than it provides to the mandatory populations. The only exception to this rule is if the state receives a “waiver” from the Centers for Medicare and Medicaid Services (CMS), the federal agency that oversees both programs.

The most notable examples of waivers that are used in Kansas are for Home and Community Based Services (HCBS). Under this program, the state provides in-home and outpatient health care and other personal assistance services to people who would otherwise qualify for placement in nursing homes. Kansas currently operates HCBS waiver programs for specific target populations: the frail elderly (FE); the physically disabled (PD); people with mental retardation or developmental disabilities (MR/DD); and people who suffer from traumatic brain injuries (TBI). Under the waiver granted to Kansas by CMS, the state can, and does, limit the number of people who can be enrolled in HCBS services at any given time. Whenever there are more people applying for HCBS services than there are slots available, applicants can either elect to receive nursing home care, or be placed on what is commonly called a “waiting list.”

In 2006, administration of the Kansas Medicaid program was shifted to the newly created Kansas Health Policy Authority. KHPA now serves as the “single state Medicaid agency,” meaning it is responsible for managing the programs, enrolling applicants and paying claims. KHPA has direct responsibility for administering the medical portions of Medicaid. The Department of Social and Rehabilitation Services directly administers HCBS programs under the PD and MR/DD waivers, while the Department on Aging directly administers long-term care provided by nursing homes and HCBS services under the FE waiver.

### Financing

Nearly all health care services purchased through Medicaid are financed through a combination of state and federal matching dollars. In normal years, the federal government pays about 60% of the cost, and the state pays the remaining 40 %. In 2009, the federal share was temporarily increased with passage of the American Recovery and Reinvestment Act (ARRA) as a way of providing fiscal relief to states during the economic recession. As of March 2010 the enhanced federal match rate is approximately 70%. The increased federal share is scheduled to expire in December 2010, after which time funding will return to the traditional 60-40 split.

The Federal government mandates certain minimum thresholds for eligibility and services that states must offer. Beyond that, the state is allowed to extend benefits and services at its option, sets reimbursement rates for providers of these services, and administers these benefits. It is important to note that Medicaid is an entitlement program, which means anyone who applies for services and meets the state's eligibility guidelines is entitled to receive services that the state offers. Thus, subject to the program the state chooses to offer, there is no upper limit on the costs that may be incurred by the program in any given year. While the entitlement nature of the program helps ensure that Medicaid remains a viable safety net program for the neediest populations, it also presents a significant challenge to policymakers and administrators in trying to control costs.

### Medicaid Mandatory Populations

Under federal law, states that elect to participate in Medicaid must serve the following populations:

- Infants and children up to age 6 whose families earn less than 133% of the Federal Poverty Level (FPL) - \$24,352 a year for a family of three
- Children, age 6 and older, in households with incomes below 100% FPL - \$18,310 a year for a family of three
- Parents whose income is below the state's threshold to receive Temporary Assistance to Families (TAF). In Kansas, that is roughly 30% FPL – or \$4,362 to \$5,148 per year for a family of three, depending on the county of residence.
- Pregnant women with income up to 133% FPL.
- Elderly and disabled persons who receive Supplemental Security Income (SSI) with incomes at or below 74% FPL - \$8,088 a year for an individual.
- Certain working disabled
- Medicare Buy-In groups: Qualified Medicare Beneficiaries (QMB); Special Low-Income Medicare Beneficiaries (SLMB); and Qualifying Individuals (QI).

### Medicaid Mandatory Benefits

Under federal law, states that elect to participate in Medicaid must cover a minimum package of benefits:

#### Acute Care

- Physician services
- Laboratory and x-ray services
- Inpatient hospital services
- Outpatient hospital services
- Early and periodic screening, diagnostic and treatment (EPSDT) services for individuals under 21
- Family planning and supplies
- Federally-Qualified Health Center (FQHC) services
- Rural health clinic services
- Nurse midwife services
- Certified nurse practitioner services
- Home health services, including durable medical equipment (DME)
- Transportation services

#### Long-Term Care

- Institutional services: Nursing facility (NF) services for individuals age 21 and over

#### State Children's Health Insurance Program (CHIP) and "HealthWave"

In 1997, Congress established a third major health care program known as the State Children's Health Insurance Program, or SCHIP. This program was established under Title XXI of the Social Security Act. The Kansas legislature elected to participate in the program in the following legislative session, and services were offered beginning in 1999. The purpose of the program is to provide low-cost coverage to uninsured children whose families earn too much to qualify for Medicaid. In 2009, Congress passed a bill to reauthorize and expand the program. In so doing, it also renamed the program as simply the Children's Health Insurance Program, or CHIP.

Like Medicaid, CHIP is jointly funded by the federal and state governments. In Kansas, the federal government pays about 72% of the cost, while the state pays the remaining 38%. Unlike Medicaid, however, CHIP is not an entitlement program. Instead, it is funded annually with a block grant to states, which means the state pays its share of the cost, up to the maximum amount of the block grant. If, in any given year, the total costs exceed the amount of block grant, the state must either pay 100% of the additional cost or cut off enrollment. So far, however, this has never happened in Kansas.

The term "HealthWave" began as the state of Kansas' brand name for SCHIP in Kansas. Early on, it was also administered differently than Medicaid. All children in HealthWave were enrolled in a managed care program. Under the managed care model, the state contracts out with Managed Care Organizations (MCOs) to provide the coverage and it pays the MCO's a flat, per-person (or "capitated") rate. The MCOs, in turn, make available their own network of providers to provide health care services.

In 2007, KHPA expanded the managed care model to include nearly all non-disabled children and families enrolled in Medicaid. This made it possible for families with members in both programs (for example, a pregnant woman in Medicaid and a child in CHIP) to receive a

seamless package of services with standardized benefits, regardless of whether they are enrolled in Medicaid or CHIP.

For this reason, “HealthWave” now refers to the blended program of managed care. It consists of HealthWave-19, referring to the Title XIX program (Medicaid), and HealthWave-21, referring to the Title XXI program (CHIP).

HealthWave-21 is now available to children up to age 18 who are uninsured and whose families earn less than 241% FPL. Families with children enrolled in the program pay a modest premium, ranging from \$20 to \$75 per-family per-month, depending on income. Premiums at higher levels of income are designed to ensure affordable coverage but discourage families from using CHIP in place of a private health plan.

HealthWave-21 is *not* available to children who are eligible for coverage under the State Employee Health Plan. For state employees who otherwise meet the income guidelines for HealthWave-21, the State Employee Health Plan offers “*HealthyKids*,” an optional form of coverage that is similar to HealthWave, but which receives no federal funding.

## **NATIONAL RANKINGS**

The chart below shows how Kansas ranks nationally according to Kaiser Family Foundation data:

Kansas Ranking	Measurement	Comparison
42nd	Insurance coverage through Medicaid	13% of the Kansas population is covered by Medicaid
43rd	Eligibility for low-income parents	32% FPL, 42 States cover at higher FPL's
33rd	Coverage for low-income children	Ranked 33 <sup>rd</sup> nationally at 241% FPL <sup>1</sup> ; reflects CHIP coverage standards
120 <sup>th</sup>	Eligibility for low-income, non-disabled adults without children	19 States provide at least some benefits at 21-300% FPL; KS and 30 other States have no coverage at any level of income
7th	Home Health and Personal Care including HCBS waivers	52.9% of Medicaid spending is on these services in Kansas compared to 40.1% nationwide
43rd	Percent of SSI disabled as proportion of population	Kansas tied with Iowa at 1.5% of SSI disabled as a proportion of the population compared to a national average of 2.1%
22nd	Developmental Disability waiver enrollment	Ranked 22 <sup>nd</sup> highest in the number of people enrolled nationally
6th	Frail Elderly waiver enrollment	Ranked 6 <sup>th</sup> highest nationally in the number of people enrolled
3rd	Physical disability waiver enrollment	Ranked 3 <sup>rd</sup> highest nationally in the number of people enrolled
14th	Traumatic brain injury waiver enrollment	Ranked 14 <sup>th</sup> highest nationally in the number of people enrolled

## **COST AND POPULATION TRENDS IN KANSAS MEDICAID**

In trying to identify areas of potential savings in Medicaid, it may be helpful to understand first where the money is being spent and which services are driving the rising cost of Medicaid. This context should help the Legislature understand which policy options are most likely to slow the growth of Medicaid and produce the greatest amount of savings to the state.

Kansas Medicaid serves diverse groups of low-income residents: children; pregnant women; families; the aged and disabled. There is wide variation among these groups in the types of health care services they use, the cost of those services, and the rate of enrollment growth within each population.

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<sup>1</sup> This ranking has been adjusted to reflect the January 2010 expansion<sup>1</sup> of Kansas CHIP to 241% of poverty, and may not reflect recent changes in coverage in other states.



### Costs by Population Category

Figure 1 demonstrates that the growth in expenditures over the last year cannot be explained by the growth in enrollment alone. While the number of people served by Medicaid has grown about 33% over the last decade (from about 210,000 to just over 300,000), total expenditures (All Funds) have nearly doubled, from \$1.25 billion to \$2.5 billion.

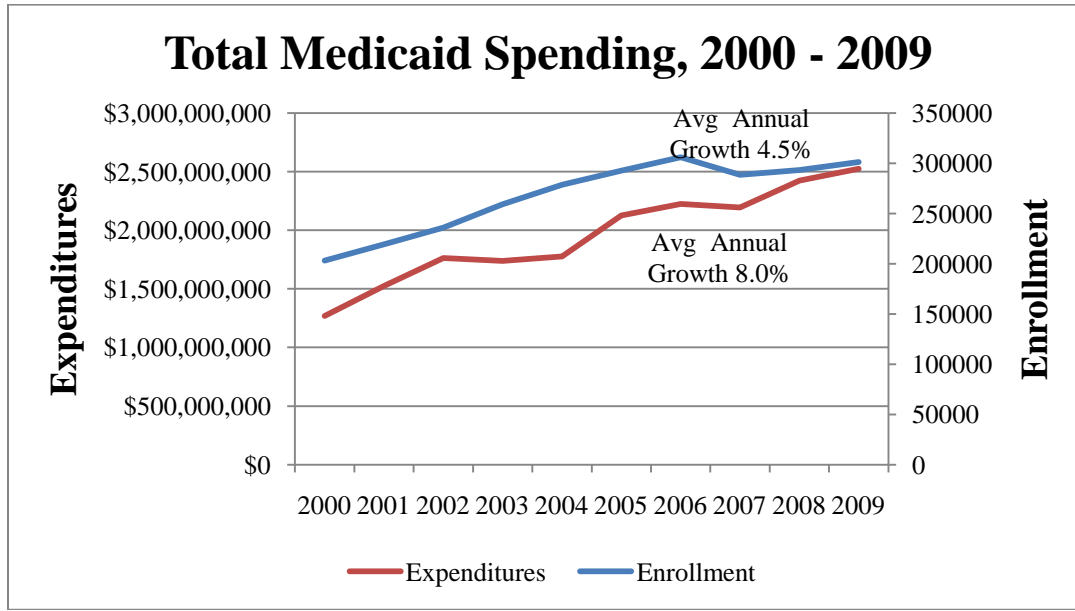


Figure 1

The pie charts in Figure 2 and Figure 3 show the wide variation in costs for the different population groups. In State Fiscal Year 2009, children and families in Medicaid accounted for half (51.9%) of the total population in Kansas medical assistance programs (including CHIP and MediKan), but they accounted for only 20.9% of total expenditures.

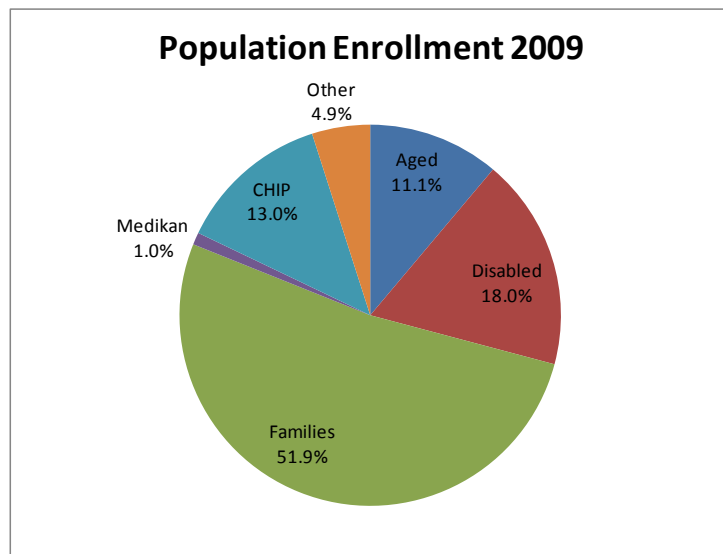


Figure 2

The elderly and disabled make up about 29% of the total population and account for 69% of the total cost.

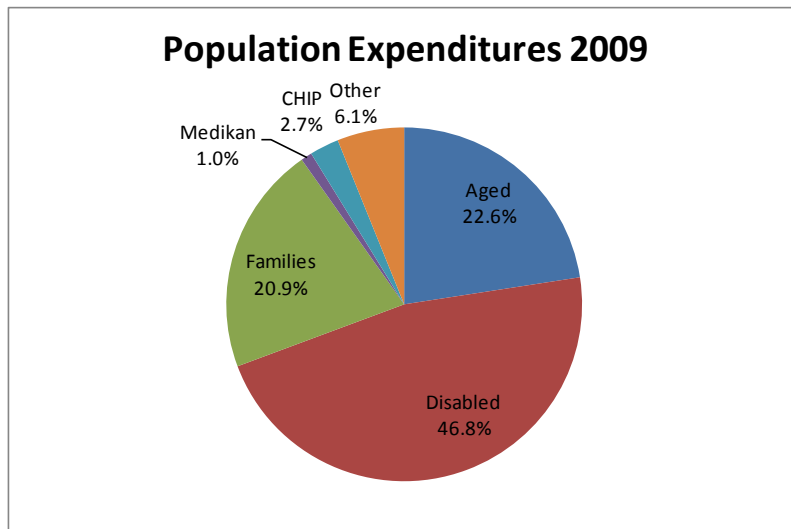


Figure 3

The reason for this is simple and largely self-evident. With notable exceptions, most non-disabled children and working-age adults are relatively healthy, and they typically require only routine, low-cost ambulatory services: check-ups, vaccinations, treatment for minor illnesses and injuries. The exception to that rule is the cost associated with labor and delivery services, as Medicaid covers approximately 40% of births in the state.

The aged and disabled tend to have many more complex and urgent health needs, and they generally utilize services that are more costly: surgery; physical and occupational therapy; mental health services; prescription drugs in greater concentrations; cancer treatment; daily home and community-based care; nursing home care; hospice; and other kinds of end-of-life care.

The information in [Figure 4](#) and [Figure 5](#) show the wide variation in spending across these major population groups over the last five years. Among the aged population, enrollment grew 12.9% from 2005 to 2009, yet the cost of services for that population grew only 4.4%. Over that same period, enrollment among the disabled grew 15.1% and the total cost of services for that population grew 27.2%. Enrollment among low-income families actually declined by 5%, although expenditures for this population increased 18.7%. The decline in MediKan enrollment is most likely explained by the implementation of a “presumptive eligibility” process which redirected many of those beneficiaries into Medicaid (as presumptively disabled). New lifetime eligibility limits were established in 2009, but this change is not reflected in the data shown. Also not shown is the subsequent growth of Medicaid enrollment in FY 2010 of approximately 15,000-18,000 persons (to date). Given the economic downturn it is not surprising that most of the recent growth has been concentrated among

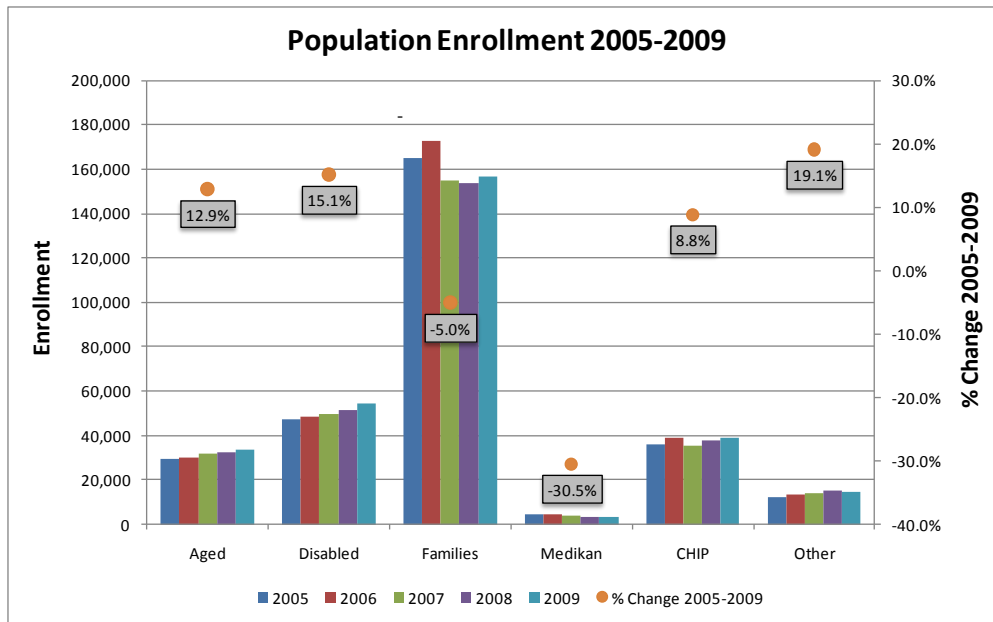


Figure 4

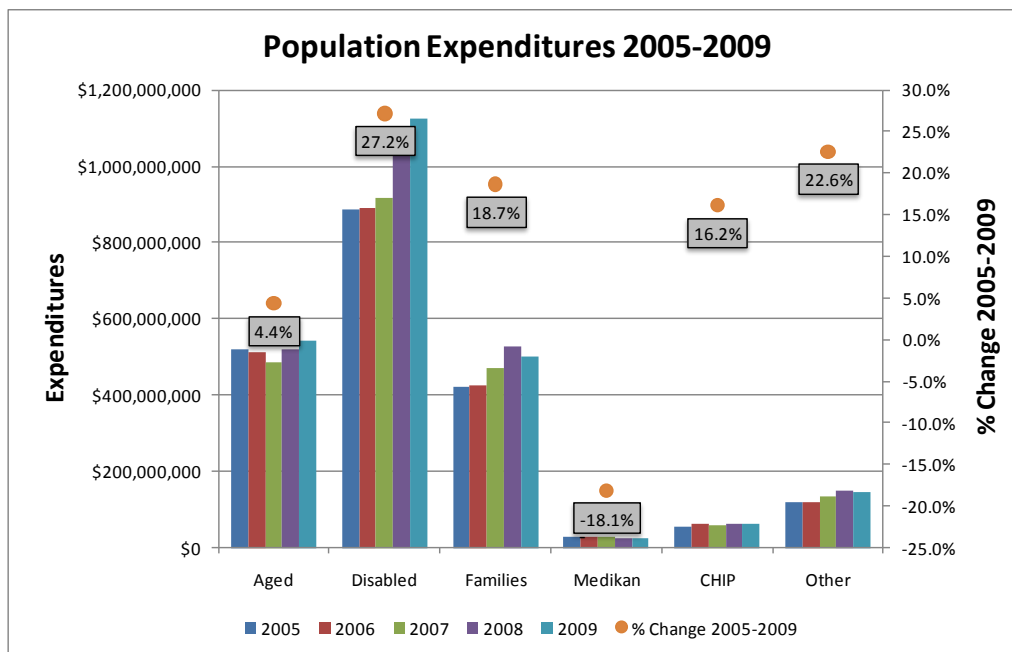


Figure 5

families and low-income children, but the number of disabled enrollees has also grown -- by about 2,000 -- in the first seven months of FY 2010.<sup>2</sup> Overall costs among the CHIP population (HealthWave-21) grew 16.2%, and a little over half this growth is explained by the 8.8% rise in the number of children covered.

<sup>2</sup> The continuing growth of the disabled population is the subject of an ongoing Medicaid transformation program review by KHPA staff. Analysis is nearly complete and publication is expected in March 2010.

The information presented in [Figure 4](#) and [Figure 5](#) is highly suggestive of the sources of overall growth in Medicaid over the last five years, but does not identify those sources explicitly. Table 1 below shows the combined effect of enrollment and the cost of service within each population on the overall growth in cost of Kansas health care programs, and how much of the growth can be attributed to each factor. This is a relatively uncommon way to present information to policymakers, but the interpretation is straightforward. Each number in the table represents a percentage of the \$414 million growth in Medicaid and SCHIP between 2005 and 2009. Negative numbers reflect a decline. For example, when looked at in isolation, increased enrollment among the aged explains 14.7% of the \$414 million increase in Medicaid spending, but per-person costs fell among the aged, so on an overall basis the aged accounted for just 6.1% of the total increase in Medicaid spending during this period.

**Table 1: Percent Contribution to Total Medicaid Cost Increase, by Population**

Population	Enrollment Effect	Cost per Bene Effect	Total Effect Attributable to Sub-population
Aged	14.7%	-8.6%	6.1%
Disabled	38.1%	26.4%	64.5%
Families	-5.4%	26.6%	21.2%
Medikan	-3.5%	2.0%	-1.4%
CHIP	1.4%	1.0%	2.4%
Other	6.3%	1.0%	7.3%
All Populations	12.9%	87.1%	100.0%

From [Table 1](#), it is clear that the rising cost of Medicaid services is the single largest factor driving up the cost of state health care programs in Kansas: increases in enrollment explained about 13% of the growth, while increases in spending per person explained 87% (see totals at the bottom of the table). This view of the data also reveals that growth in spending for the aged and disabled accounts for nearly two-thirds (64.5%) of the total growth in Medicaid expenditures.

A closer examination of the services provided in the Kansas Medicaid program also helps to identify the major cost drivers.

### Cost by Service Category

Kansas Medicaid provides a full package of medical and health care services, but they can be broadly sorted into five major categories: Home and Community Based Services (HCBS); institutional care; mental health and substance abuse services; medical care; and ancillary services.

[Figure 6](#) shows that medical care is the largest single category of service expenses, accounting for 46% of all expenses in 2009. But the rate of growth over the last five years ([Figure 7](#)) has been greatest in the areas of mental health (59%) and HCBS (37.6%). Moreover, the rising base cost of the mental health and HCBS services themselves (cost per-beneficiary) account for 65.6% of the overall growth in Medicaid expenditures over the last five years, while an increase

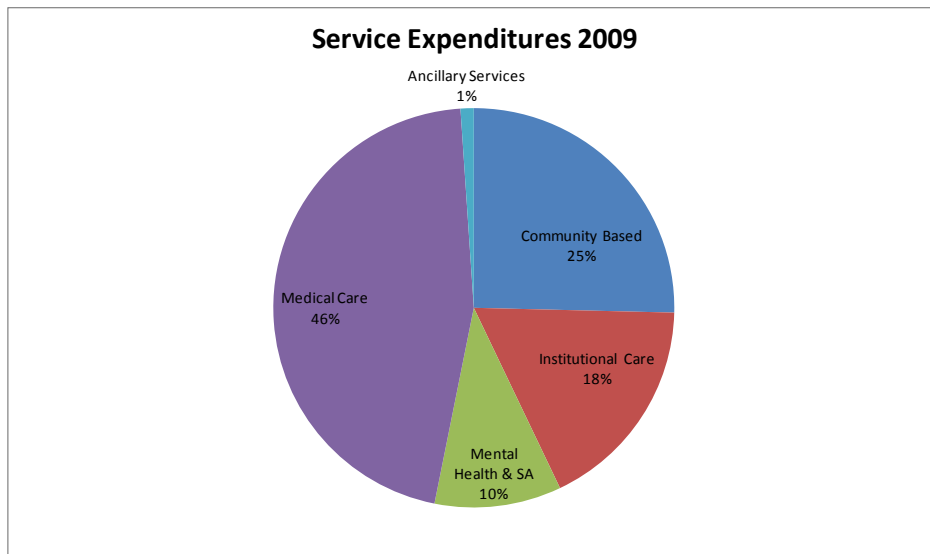


Figure 6

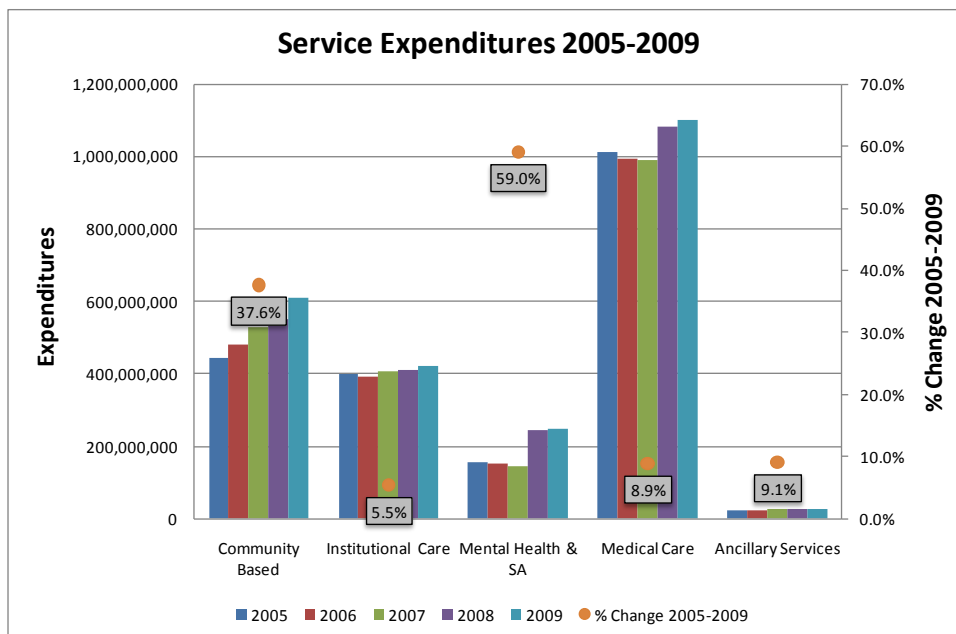


Figure 7

in the number eligible for these services accounts for only 3.8% of total growth in Medicaid. (Table 2).<sup>3</sup> Medical services accounted for 24.2% of the growth in Medicaid.

<sup>3</sup> Mental health spending is reviewed in detail in a 2009 Medicaid Transformation program review available at [www.khpa.ks.gov](http://www.khpa.ks.gov). The review was prepared by the Department of Social and Rehabilitation Services.

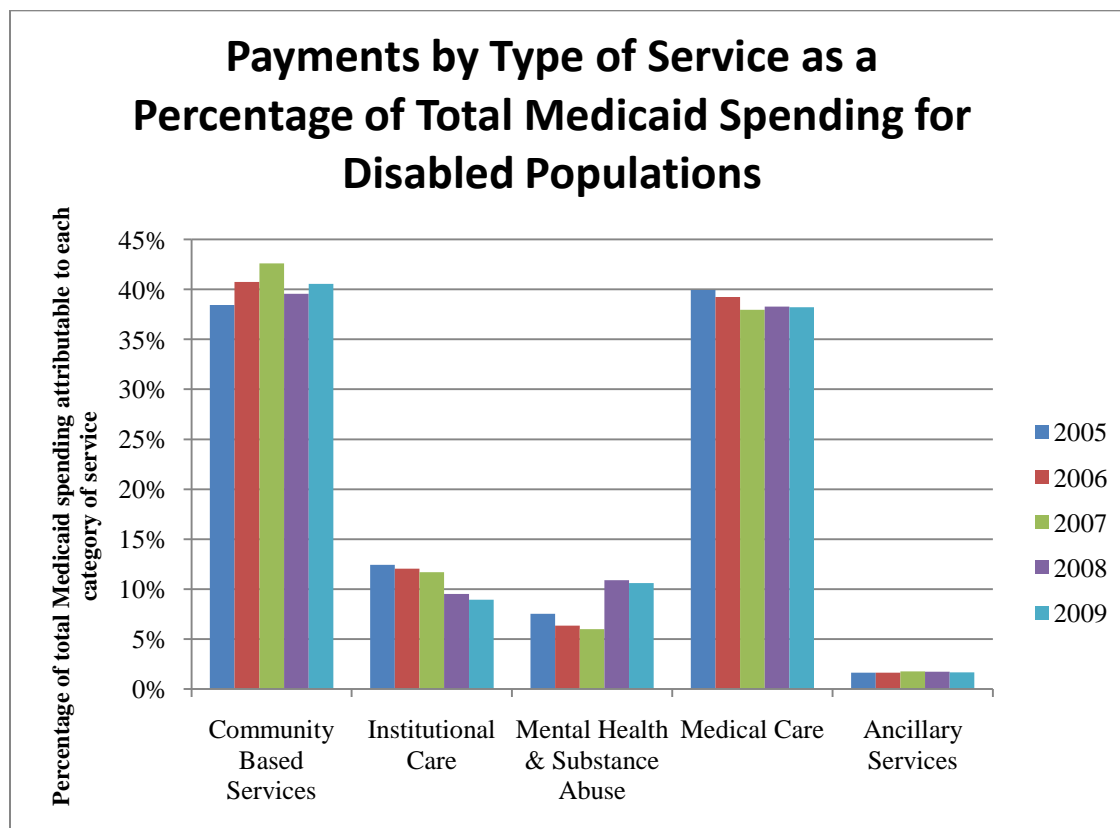
**Table 2: Percent Contribution to Total Medicaid Cost Increase, By Service Area**

Service	Enrollment Effect	Cost per Bene Effect	Total Effect Attributable to Sub-Service
Community Based	2.8%	42.0%	44.8%
Institutional Care	2.5%	3.4%	5.9%
Mental Health & SA	1.0%	23.6%	24.6%
Medical Care	6.4%	17.8%	24.2%
Ancillary Services	0.1%	0.4%	0.6%
All Services	12.9%	87.1%	100.0%

From the data presented in Tables 1 and 2, it is clear that Medicaid spending has been driven primarily by increases in:

- the number of disabled, and by the per-person costs associated with both the disabled and low-income families; and
- spending for Home and Community Based Services, with lesser increases in medical care and mental health.

The question is how these changes in population and service-level spending relate to each other.



**Figure 8**

Figures 8 and 9 show service-level Medicaid spending for the disabled and for low-income children and families respectively.

Figure 8 illustrates that payments for the disabled are spread across the full range of Medicaid services. Over the last five years, the percentage of total Medicaid payments for the disabled that are for HCBS and mental health services have increased while the percentage of spending devoted to institutional and medical care has gone down.

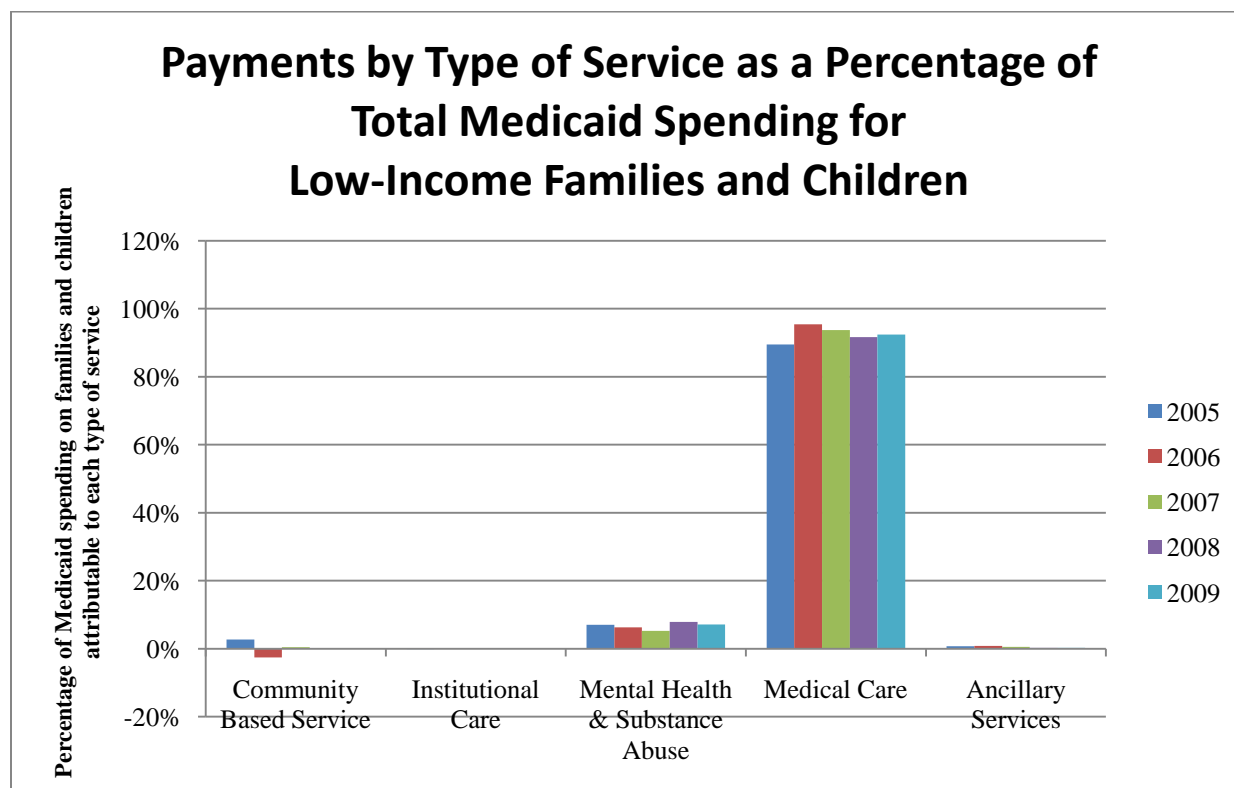


Figure 9

Figure 9 demonstrates that nearly all spending for low-income children and families is for medical care, and that the percentage devoted to mental health services increased somewhat in 2008. The information in Table 3 shows that while we tend to associate the needs of the disabled with long-term care spending, over half of the increase in spending on the disabled between 2005 and 2009 is in the area of medical and mental health care.

**Table 3: Percent Contribution to Total Medicaid Cost Increase, By Service Area, Disabled Populations Only**

<b>Service</b>	<b>Enroll ment Effect</b>	<b>Cost per Bene Effect</b>	<b>Total Effect Attributable to Sub-Service</b>
Community Based	19.6%	27.5%	47.1%
Institutional Care	12.7%	-14.5%	-1.9%
Mental Health & SA	3.9%	16.2%	20.1%
Medical Care	19.8%	13.1%	32.8%
Ancillary Services	0.8%	1.0%	1.8%
All Services	50.3%	49.7%	100.0%

It is important to note that legislative decisions to expand the number served on HCBS waivers are based solely on the HCBS costs, and do not take into account medical and mental health costs. For beneficiaries who are made eligible for Medicaid only through an HCBS waiver, initial legislative appropriations for expansions under-fund the full costs. The rest is captured in subsequent caseload increases.

### Optional Populations and Services

Federal Medicaid standards require states to provide a package of specific services to certain target populations. But states have the option of providing additional services, and of extending Medicaid services to additional populations.

Like most other states, Kansas has elected over the years to fund a wide range of additional health care services and to make services available to additional populations. Many of the additional populations are served through specific programs, some of which receive federal Medicaid funding and some of which do not. Among those are:

- **MediKan** – a state-only program that covers certain disabled individuals. Originally, MediKan was intended as temporary coverage for people who were awaiting federal disability determination in order to receive Supplemental Security Income (SSI). Today, however, KHPA is authorized to make “presumptive disability” determinations if it is deemed the applicant is likely to qualify for SSI. As a result, MediKan now serves people with disabilities but are not likely to receive federal benefits. In 2009, the legislature established a hard, 18-month lifetime benefit limit under MediKan which immediately reduced the MediKan population. In November, as part of his allotment order, Governor Mark Parkinson tightened the lifetime benefit limit even further to 12 months.
- **CHIP (HealthWave-21)** – Low-cost health insurance for uninsured children in families with incomes above up to 241% of FPL
- **Working Healthy** – a program that for disabled Medicaid beneficiaries that is intended to remove the disincentive to return to work. It allows certain disabled beneficiaries to keep their Medicaid coverage even if returning to work puts them over the income threshold. It is based on research that shows employment is beneficial to both the mental and physical health of the disabled.
- **Breast and Cervical Cancer Screening** – a service available to an expanded group of women who seek screening for two of the leading causes of cancer death among women



- **Aids Drug Assistance Program (ADAP)**
- **Tuberculosis** – treatment for TB patients, provided through the Dept. of Health and Environment
- **Foster Care Aging Out** – an extended benefit package for foster children reaching the age of majority

In addition, Kansas also extends Medicaid coverage to the following populations:

- **Medically Needy Aged, Disabled and Families:** These categories include individuals whose incomes are above the threshold for traditional Medicaid, but who have high ongoing medical costs. Individuals in these categories are subject to spend-down requirements.
- **Pregnant women:** Federal rules require coverage up to 133% of FPL. Kansas currently offers coverage up to 150% of FPL.
- **HealthWave-21 (CHIP):** There is no federal requirement to participate in CHIP. Kansas currently offers coverage up to 241% of FPL.

The list of mandatory services in Medicaid was largely determined in 1965 when the program was established. Health care has changed significantly since then, and certain services that were not considered critical at that time are now considered to be standard elements of modern health care. The state of Kansas has consistently tried to make sure Medicaid beneficiaries have access to the full package of standard, modern health care services. As a result, the following “optional” services and providers are also covered by Kansas Medicaid:

- Pharmacy
- Vision care
- Maternity care
- Ambulatory surgical center services
- Dental care
- Services provided by local health departments
- Attendant care for independent living
- Hospice
- Community Mental Health Center services
- Psychologist
- Chiropractor
- Podiatrist
- Hearing services
- Equipment supplies – orthotics/prosthesis
- Alcohol/Drug treatment
- Dietician
- Head Start
- Physical therapist
- Head injury rehab facilities
- Local education agencies
- Targeted case management (MR/DD, FE, PD and Mental Health)
- Managed care (HealthWave)

- Mental health managed care (PAHP)
- Substance abuse managed care (PIHP)
- Primary care case management (PCCM)
- Mental health services provided in a nursing facility
- Intermediate care facilities (ICF) for mental retardation (private and state)
- Home and Community Based Services (HCBS)
- State psychiatric hospital services

As shown in [Table 4](#), optional services and services provided to optional populations account for a little over half of all Medicaid expenditures in Kansas. Tables included in the Appendix to this report list the spending associated with each optional service and population.

**Table 4: Optional Spending in Kansas Medicaid**

<b>Optional Spending in Kansas Medicaid</b>	
	<b>Actual Spending (All Funds) FY 2009</b>
<b>Optional Services</b>	890,611,400
<b>Total Medicaid Spending (excludes administration)</b>	2,524,460,000
<b>Percent Optional</b>	35.28

Since the original version of this report was published on March 1, 2010, Congress passed comprehensive health reform that includes a Medicaid maintenance-of-effort requirement that makes permanent previous state choices to cover optional eligibility groups. Between now and implementation of reforms in 2014, current Medicaid eligibility coverage in Kansas is mandatory. As a result, the proportion of Kansas' program that remains optional has been reduced to 35%, consisting solely of optional covered services, and there is some uncertainty about whether states continue to have flexibility to eliminate "optional" services like Home and Community Based Services.

### Summary

The Kansas legislature faces an enormous challenge to balance the state budget in the face of historic and unprecedented fiscal constraints brought on by the current economic recession. It also faces an ongoing challenge to control future growth in health care costs so the state can continue meeting its obligation to fund the full range of other priorities such as education, public safety and infrastructure development.

KHPA's analysis of cost and service trends over the past five to 10 years identifies those populations and services that currently represent the largest expenditure categories, as well as those populations and services experiencing the most rapid growth in expenditures. KHPA's approach to developing cost-controlling policies is comprehensive. Medicaid Transformation entails a systematic, comprehensive, and ongoing review of the entire program. As with any business, though, sources of greatest growth and expense represent the first and most important areas of focus in the state's effort to control spending. Data from the past five years suggests Kansas' need to focus on the growing medical, mental health, and community-based care for the disabled.

Kansas also offers a number of services that are not required under federal law but which nevertheless provide critical health care services to vulnerable populations.

One of the largest options in Kansas Medicaid provides is managed care. The theory behind the managed care model is that it provides incentives to promote primary care and preventive medicine in order to achieve long-term savings and efficiencies. Currently, however, managed care is only offered to populations that already have the lowest per-person costs (children and families). It is not offered to populations with the highest per-person costs: the aged and disabled. It may be appropriate, therefore, to examine whether managed care of children and families is producing the savings that were intended, and whether additional savings might be found by applying managed care to other populations.

Many of the policy options presented below address the need to begin managing the costs of Medicaid's higher-cost population.

## **POLICY OPTIONS**

In preparing this report, staff at KHPA relied on a wide range of sources, beginning with our own analysis of cost and service trends and our own internal reviews of Medicaid and HealthWave programs. Following the directive in Sec. 13 of H.B. 2222, we also reviewed cost-containment measures that have been implemented in other states. We consulted the secretaries of the Department of Social and Rehabilitation Services and the Department on Aging, as well as the governor's office and members of the legislature. And we solicited suggestions from providers and beneficiaries of Medicaid services, as well as the general public, by launching a web-based survey. Our analysis included both short-term and intermediate-term policy options.

Where possible we have tried to identify estimates of the cost savings each option could produce. We also tried to identify any research, studies or pilot projects that have been conducted to support the feasibility of each policy option. And finally, we attempted to identify other factors about each option which might be important to consider, such as administrative costs or new investments needed to implement the option, the populations that would be affected if the policy option were implemented.

Any discussion of methods to reduce State General Fund expenditures in Medicaid should also include options for increasing revenues through other sources. In our examination of actions taken by other states, as well as survey responses and our own discussions with stakeholders, we examined several options for increasing non-SGF revenue. They included increasing premiums and co-pays wherever allowable and levying various kinds of provider taxes in order to draw down more federal matching funds. Each of these presents an opportunity to reduce the state's reliance on the general fund to pay for Medicaid, but each also has implications for the people or institutions that would be charged the tax or fee.

Given the recent imposition of a 10% across-the-board reduction in provider payments, the options presented below do not include significant new options for savings through provider rate reductions. Some options do entail a restructuring of provider rates for other purposes, such as incentives to coordinate care or prevent unnecessary readmissions to hospitals.

### **I. Managing Care for the Aged and Disabled**

*Description:* The aged and disabled make up about a quarter of the Medicaid population, but the cost for their services account for about 70% of Medicaid expenditures. This population also includes persons who have dual eligibility for both Medicaid and Medicare. The majority of services for this population are accessed through fee-for-service. This population has the most complex medical needs which are typically not managed in any organized fashion. Managed care program goals for this population, include improving health outcomes and controlling costs.

*Population Covered:* Aged, Blind and Disabled (ABD); Dual Eligibles (Medicare and Medicaid)

#### *Options*

**Option 1: Special Needs Plans:** Perform further research on SNPs to determine the requirements and then evaluate the cost-benefit, taking into account the level of effort required and the availability of resources to support the program.

*States Participating*

**Connecticut** is researching enrollment of the ABD population and dual eligibles into Special Needs Plans or some form of managed care. Special Needs Plans (SNPs) are covered under the MMA, Section 231 which created a new type of Medicaid Advantage coordinated care plan focused on individuals with special needs. The targeted individuals were persons residing in institutions, dually eligible and persons with severe, chronic conditions. Congressional SNP authority is set to expire December 2010. The development of SNPs allows targeted enrollment and design of special clinical programs with a target to reduce hospitalizations and institutionalizations.

*Expected and/or Documented Savings:* Unknown, in research phase

**Option 2: Enhanced Care Management:** Explore the use of care management as a vehicle to manage the care of high cost individuals with severe, chronic medical conditions.

*States participating:*

**Kansas** conducted an Enhanced Care Management pilot project in Sedgwick County. The purpose of this project was to evaluate the ability to identify health outcomes for persons with high risk health conditions by coordinating their health care. Care management service was delivered by teams of nurses and social service professionals collaborating to assist the patient to maintain an effective primary care medical home, access available community resources, and manage their health. Due to the difficulties

**Oregon** implemented a case management program for high-risk ABD.

More information: <http://www.khpa.ks.gov/board/download/02192008/2-19-08ECMInternalEvaluationReport.pdf>

*Expected and/or Documented Savings:* Oregon reports significant claims costs reductions

### **Option 3: Managed Care Contracts**

*Description:* Review existing managed care contracts to determine if contractors are implementing managed care and if the managed care model is producing the savings intended for the target populations.

*States Participating*

**Kansas:** KHPA Program Review:

[http://www.khpa.ks.gov/program\\_improvements/downloads/HealthWave\\_Annual\\_Report\\_02%2011\\_10\\_final.pdf](http://www.khpa.ks.gov/program_improvements/downloads/HealthWave_Annual_Report_02%2011_10_final.pdf)

**Oklahoma:** Mathematica Policy Research, Inc. evaluated Oklahoma's SoonerCare Medicaid managed care program for the Oklahoma Health Care Authority (OHCA), the stand-alone agency that administers the state's Medicaid program. The Mathematica evaluation reviews the history of the SoonerCare managed care program from 1993 to 2008, with a special emphasis on Oklahoma's decision in 2003 to end its urban capitated managed care program and expand its rural PCCM program statewide, with a number of care management and reimbursement enhancements. The evaluation includes several measures of access (health insurance coverage, physician participation, emergency room visits, preventable hospitalizations, and primary care utilization), quality (HEDIS, CAHPS, and ECHO behavioral health measures), and cost (Medicaid costs per member and overall Medicaid budget costs in Oklahoma over time compared to other states). Finally, Mathematica identified lessons and implications of the Oklahoma experience for other states, including program design and management issues, and relationships with external stakeholders.

Medicaid accounted for a smaller share of total state expenditures in Oklahoma between 1996 and 2005 than the national average and 19 comparison states. Medicaid has accounted for a substantially smaller share of total state expenditures in Oklahoma than the national average from 1995 to 2006, and a smaller share than in any of the 19 comparison states that were examined. Medicaid represented 6.5% of state expenditures in Oklahoma in 1995, rising to nearly 10% in 2006. During that same period, the national average remained relatively stable, with Medicaid expenditures rising from around 12.5% of total state expenditures in 1995 to nearly 14% in 2006. Medicaid costs per member in Oklahoma were substantially below the national average between 1996 and 2005.

Among children and non-disabled adults, who account for approximately three-quarters of the enrollment in SoonerCare and in managed care programs in most other states, annual per-member costs in Oklahoma have been significantly below the national average every year between 1996 and 2005. Oklahoma's per-member expenditures for those in the disabled eligibility category were also below the national average throughout the period, although by a smaller percentage than in the children and adult categories.

For more information: [http://www.chcs.org/publications3960/publications\\_show.htm?doc\\_id=835881](http://www.chcs.org/publications3960/publications_show.htm?doc_id=835881)

**Florida** reduced their FFS market place by expanding Managed Care and increasing contract requirements for plans to prevent and report Medicaid fraud and abuse.

*Expected and/or Documented Savings:* Unknown

*For more information:*

[http://ahca.myflorida.com/Medicaid/deputy\\_secretary/recent\\_presentations/cost\\_efficiencies\\_florida\\_medicaid\\_program\\_012110.pdf](http://ahca.myflorida.com/Medicaid/deputy_secretary/recent_presentations/cost_efficiencies_florida_medicaid_program_012110.pdf)

#### **Option 4: Waiver Consolidation**

*States Participating*

**Florida** consolidated small regional programs – Alzheimer's and Adult Day Health Care into existing larger statewide waivers. Medicare does not cover day care costs, but Medicaid can pay all the costs in a licensed day care center with a medical model or an Alzheimer's environment if the senior qualifies financially.

*Expected and/or Documented Savings:* Unknown

*For more information*

[http://ahca.myflorida.com/Medicaid/nh-transition/pdf/nh\\_transition\\_presentation\\_102909.pdf](http://ahca.myflorida.com/Medicaid/nh-transition/pdf/nh_transition_presentation_102909.pdf)

[http://www.chcs.org/publications3960/publications\\_show.htm?doc\\_id=434341](http://www.chcs.org/publications3960/publications_show.htm?doc_id=434341)

#### **Option 5: Managed Care Models for Long Term Care Supports and Services**

*Description:* Medicaid pays for nearly 50% of the nation's total spending on long-term care, creating a significant incentive for states to better manage the long-term care needs of Medicaid beneficiaries, including those who are also eligible for Medicare (the "dual eligibles"). These options include programs that manage long-term supports and services only, those that integrate acute and long-term care, and, ultimately, those that integrate Medicaid and Medicare. Though not without its challenges, the biggest opportunity lies in improving care for the seven million dual eligibles, who represent only 14% of Medicaid's enrollment but drive over 40% of total Medicaid expenditures. Close to 70% of those expenditures are for long-term care, reinforcing the importance for states of actively managing long-term care supports and services and to integrate them with primary, acute, and behavioral services. States not ready to fully integrate Medicaid and Medicare services can still reap benefits by developing programs to better manage long-term care services and supports and integrate long term and acute services.

*Population Covered:* Aged, Blind Disabled

*Options*

Implement a managed long-term care program for Medicaid beneficiaries that also integrate acute care services covered by Medicaid. Implement an integrated care program for dual eligibles with one of the following approaches:

- Wraparound or partially capitated contract for one or all of the services covered by Medicaid (e.g., non-covered Medicare acute care services and drugs, behavioral health, care management, personal care services, nursing facility, and home- and community-based services).
- Capitated contract with a Medicare Advantage Special Needs Plan for the full range of Medicaid services (e.g., primary, acute, behavioral, long-term care supports and services)

*States Participating*

- **Minnesota**, through its Senior Health Options program integrates Medicare and Medicaid services, significantly reduced the number of preventable hospital and emergency room admissions for enrollees residing both in nursing facilities and the community.
- Managed long-term care programs have been shown to improve quality, cost effectiveness, and community placements in several states, including Arizona, Florida, Texas, and Wisconsin.

*Expected and/or Documented Savings:* Unknown

*For more information*

[http://www.chcs.org/publications3960/publications\\_show.htm?doc\\_id=504045](http://www.chcs.org/publications3960/publications_show.htm?doc_id=504045)

<http://www.cms.hhs.gov/SpecialNeedsPlans/>

[http://www.khpa.ks.gov/medicaid\\_transformation/download/2008/Chapter%2013%20-%20Medical%20Services%20for%20the%20Aged%20and%20Disabled.pdf](http://www.khpa.ks.gov/medicaid_transformation/download/2008/Chapter%2013%20-%20Medical%20Services%20for%20the%20Aged%20and%20Disabled.pdf)

*Potential for short term options (implement within one year):* None Identified

*Potential for immediate term option (implement within 2 two years):* Additional managed care arrangements could be put in place but would require policy and RFP development, CMS review and approval and would likely require up-front funding to implement.

Waiver consolidation would require stakeholder input, design, CMS review and approval.

#### **Additional Options Regarding Management of HCBS Programs:**

- **Impose restrictions on providers who can bill for HCBS Medicaid Services.**

*Description:* This suggestion was submitted by a Representative of an Independent Living Resource Center. She notes there currently are no rules, regulations or restrictions to prevent someone operating out of their home from obtaining a Medicaid provider number. This has allowed many people to obtain provider numbers and go into business for themselves and bill for Medicaid services. She suggests they should be licensed by the state and have rules and regulations to do this.

*Population covered:* All HCBS beneficiaries.

*Expected and/or Documented Savings:* Unknown.

- **MR/DD – Reduce review periods from once per year to once every three years.**

*Description:* This was submitted by a service provider in Winfield: “When a person has special needs and a diagnosis of MRDD, not a lot is going to change during the year. ... The CDDO’s could be cut down if they didn’t have to review each case every year.”

*Population covered:* Mentally retarded and developmentally disabled

*Expected and/or Documented Savings:* Unknown.

- **Make day services optional for those who don’t need or want them.**

*Description:* This was submitted by the relative/caregiver of a disabled man in Emporia. He writes that they now receive home supports and his brother attends a day service program. He says his brother doesn’t need day services, but when he tried to explain this to the care coordinator, he was discouraged from giving up the service. He says the programs should be tailored to the individual’s needs and not be “a blanket program of what’s available.”

*Population covered:* MRDD-HCBS beneficiaries

*Expected and/or Documented Savings:* Unknown.

- **Provide HCBS options through the Medicaid State Plan instead of through waivers.**

*Description:* This was submitted by a resident of Topeka. He suggests that home and community based services are less expensive than institutional care and help prevent the worsening of conditions that can lead to increased long-term costs. He also notes it would put an end to waiting

lists for HCBS care. As an alternative, he suggests a “One Waiver” proposal, similar to one proposed during the 2005 session in Kansas in H.B. 2413. That bill proposed to ensure access to long-term care, either through institutional or non-institutional settings, to all individuals who need them.

*Population covered:* Aged, Blind and Disabled

*Expected and/or Documented Savings:* The [fiscal note](#) to H.B. 2413 estimated that eliminating the waiting lists that existed at that time would cost \$29.4 million (SGF); and \$73.6 million (AF).

- **Conflict of Interest: Separate function of assessing individuals and certifying care plans from organizations that provide the care.**

*Description:* This subject was mentioned by several individuals who responded to our survey. They suggest there is an inherent conflict of interest involved when the people who assess individuals to determine their need for home and community based services are the same organizations who provide those services. They suggest there is a financial incentive for the certifying organization to approve or recommend as many services as possible in order to draw down the maximum amount of Medicaid reimbursement.

*Population covered:* Primarily those who receive MRDD-HCBS services.

*Expected and/or Documented Savings:* Unknown.

- **Other HCBS-Related Suggestions:**

- Expand FE and MRDD waivers to reduce institutional care.
- Mandate use of automated time and attendance verification to eliminate fraudulent timesheets.
- Require companies to certify rates: include employer taxes; workers comp; unemployment; 15% administrative costs. Apply to both self-directed and non-self directed consumers.
- Give tax rebates to those who pay for services without billing Medicaid rather than billing Medicaid with “Money Follows the Person.”
- Develop flat, fee-based services.
- Eliminate coverage for Meals on Wheels under PCA.
- Update computers so plans of care don’t sit in evaluation because of a change in client obligation.
- Limit payment for services provided by first degree relatives of the beneficiary.

## **II. Avoidable hospitalizations and readmissions**

*Description:* In 2007 the Medicare Payment Advisory Committee (MedPAC) recommended Medicare payment changes to hospitals reduce readmissions for the same diagnosis within 30 days of discharge. For federal fiscal year 2010, the Centers for Medicare and Medicaid Services (CMS) developed measures designed to reduce readmissions for three expensive, adverse conditions – acute myocardial infarction (AMI), heart failure (HF), and pneumonia (PN). CMS noted that such readmissions can be directly affected by hospital care and transition during discharge. Hospitals who fall below the acceptable threshold rate of such readmissions do not receive a higher annual update to their payment rates.

*Population Covered:* Medicaid FFS Beneficiaries, particularly the Aged and Disabled groups who are most likely to use inpatient hospital care

*Options:*

Denying reimbursement for inpatient claims for the same diagnosis within 30 days could be implemented relatively easily and managed through the utilization review contractor, who already reviews claims for readmissions within five days for the same diagnosis.



### *States Participating*

Although several Medicaid programs (e.g. **Indiana**, **Montana**, and **Nebraska**) do not currently reimburse for readmissions for the same diagnosis within three to 30 days, providers in these states who do not readmit for the same diagnoses do not receive incentives. Generally, these readmissions are reviewed by the utilization review team or contractor.

**Montana:** <http://www.indianamedicaid.com/ihcp/Manuals/Provider/chapter07.pdf>

**Nebraska:** [http://www.sos.state.ne.us/rules-and-regs/regsearch/Rules/Health\\_and\\_Human\\_Services\\_System/Title-471/Chapter-10.pdf](http://www.sos.state.ne.us/rules-and-regs/regsearch/Rules/Health_and_Human_Services_System/Title-471/Chapter-10.pdf)

**Indiana:** <http://www.indianamedicaid.com/ihcp/Manuals/Provider/chapter07.pdf>

*Expected and/or Documented Savings:* Unknown

Linking payment to readmission rates for selected conditions in the Kansas Medicaid fee-for-service (FFS) inpatient hospital program would help produce better outcomes for patients and could save the Medicaid program significant costs; however, funds to pay an incentive, such as Medicare does, would have to come from savings elsewhere.

*States participating:*

MedPAC estimates that nationally, readmissions cost the Medicare program \$15 billion each year and that approximately \$12 billion of this amount is preventable. A recent study in the New England Journal of Medicine found that one in five Medicare patients is readmitted within 30 days of discharge for the same diagnosis and that HF and PN were the most common diagnoses for readmission.

<http://content.nejm.org/cgi/reprint/360/14/1418.pdf>

*Expected and/or Documented Savings*

These authors estimated the cost to Medicare, for readmissions in 2004, to be over \$17 billion.

*For more information:*

<http://www.cms.hhs.gov/HospitalQualityInits/downloads/HospitalRHQDAPU200808.pdf>

*Potential for short term options (implement within one year):*

Some version, without incentives, could be implemented fairly quickly and managed through the utilization review contractor.

*Potential for immediate term option (implement within 2 two years)*

Savings in FY 2011 are unlikely. KHPA is pursuing a collaborative effort with hospitals to develop new payment models for implementation in the intermediate term.

### **III. Coordination of behavioral health with physical health care**

*Description:* There is often a disconnect between the services a person receives for mental health issues and for their physical care. As a result persons with mental illnesses often also are in poor physical health. Mental health care is often provided by primary care physicians, who often do not know much about how to treat mental illness. Those with serious and persistent mental illness may utilize the mental health system of providers, but this system does not ensure care for physical health problems that often go untreated. In most cases the systems are operated separately under Medicaid. Identified barriers include: cultural differences between primary care and mental health specialty providers, differences in detail and contents of medical records, and the lack of training to primary care providers in the treatment of serious mental illnesses.

*Population Covered:* Persons with Mental Illness

*Options:*

- Programmatic Clarifications and Pilot Projects – A number of states are trying a variety of options to better define who should be receiving treatment and where the treatment should occur.

*States Participating*

**Michigan** has worked to clarify who should be treated in outpatient behavioral health settings that are the responsibility of the HMOs

**Massachusetts** and **Oklahoma** require health plans offer behavioral health case management for individuals with mental illness and conduct home visits for persons who fail to show for appointments

*Expected and/or Documented Savings:* Unknown

- Integration efforts – States and advocates recognize the ongoing problems of communication and coordination of effort in treatment between mental health providers and primary care physicians. Some models of integration would entail greater coordination between the facility-based community mental health system and the physical health safety net clinics located in some communities. Other models would seek to better integrate care across all physical and mental health providers.

*States Participating*

**Oregon** and **Massachusetts** encourage pilot projects through grants and financial incentives.

**Pennsylvania** is integrating physical and behavioral health services for adults with serious mental illness and physical health co-morbidities within two regional pilot projects

*Expected and/or Documented Savings:* Unknown.

Both of the above models would require an up-front investment

*Additional options in Kansas:*

- Close psychiatric facilities and use savings to fund community services

*Description:* Kansas closed Topeka State Hospital and therefore has experience with closing of state mental health hospitals. The Governor's Facilities Realignment Commission recently considered the closure of Rainbow Mental Health Center but declined recommending its closure.

*Potential for immediate term option (implement within 2 two years)*

Regional projects to integrate mental health and physical health models could be researched and designed. This would likely require an RFP and up-front funding.

- Evaluate prevention and early intervention programs

*Expected and/or Documented Savings:* Unknown.

Currently being coordinated through the use of federal grant funds

- Promote comparable insurance coverage of mental health

*States Participating:*

**Ohio** offered comparable coverage for their state employees and experienced minimally increased costs

*For more information:*

<http://gateway.nlm.nih.gov/MeetingAbstracts/ma?f=102275077.html>

<http://www.heritage.org/Research/HealthCare/BG1341.cfm>

[http://governor.ks.gov/files/Facilities\\_Closure\\_and\\_Realignment\\_Commission\\_Report.pdf](http://governor.ks.gov/files/Facilities_Closure_and_Realignment_Commission_Report.pdf)

<http://governor.ks.gov/media-room/45-press-releases/571-012610-governor-parkinson-acts-on-facilities-closure-report>

*Potential for short term options (implement within one year)*

None expected

- Introduce mental health expertise to the prescribing of mental health medications by all providers  
KHPA has recommended a change in state law to enable management of mental health drugs for improved safety and savings. A key challenge is to provide effective guidance to primary care practitioners who prescribe a significant percentage of mental health medications. The use of standard pharmacy management techniques could provide a much-needed link between mental health expertise and the provision of mental health services in a primary care setting.

*Potential for immediate term option (implement within 2 two years)*

\$2 million in savings expected in FY 2011, limiting management to anti-depressants and stimulants.

#### **IV. Reducing DME costs provided in institutional and non-institutional settings**

*Description:* There are long-standing concerns about over-reimbursement of durable medical equipment (DME), such as wheelchairs and oxygen supplies. CMS has stated that DME costs must be part of an institutions per diem rate. Institutions include nursing homes, hospitals and Intermediate Care Facilities for the Mentally Retarded. CMS has also reduced reimbursements for DME in non-institutional settings and is attempting to implement a competitive bidding process to identify an appropriate level of payment.

*Population Covered:* All Medicaid

*States Participating:*

**Alabama** introduced new reimbursement rates for DME.

**Ohio** restricted DME reimbursement for targeted populations

*Expected and/or Documented Savings:* Unknown

**Kansas** already has DME built into the per diem rate calculations for institutional settings. DME in homes are paid under fee-for-service through DME providers. As a result of its 2009 review of programs, KHPA is:

- Reviewing potential overpayments and coverage usage issues, specifically for oxygen service.
- Requiring DME suppliers to show actual costs of all manually priced DME items, which will ensure reimbursement at no greater than 135% of cost.
- Intending to explore the possibility of joining with other state Medicaid programs on a collaborative manufacturer rebate program for some DME items.

*For more information:*

<http://www.dhh.state.la.us/offices/page.asp?ID=111&Detail=5127>

<http://www.mediregs.com/blog/2009/10/home-health-and-dme-hit-%E2%80%9Cmost-wanted%E2%80%9D-list-senate-finance-committee-bill.htm>

[http://www.khpa.ks.gov/medicaid\\_transformation/download/2008/Chapter%204%20-%20Durable%20Medical%20Equipment.pdf](http://www.khpa.ks.gov/medicaid_transformation/download/2008/Chapter%204%20-%20Durable%20Medical%20Equipment.pdf)

*Potential for short term options (implement within one year):*

No additional savings expected. In response to the payment reforms and 10% provider payment reductions, both implemented in January 2010, DME providers are currently refusing to offer services to Medicaid recipients. KHPA is considering alternative payment reforms that would not require submission of cost information, which DME providers have not been able to produce. Additional spending may be required to maintain access for beneficiaries.

*Potential for immediate term option (implement within 2 two years)*

None identified

#### **V. Eliminate optional covered services, e.g., HCBS, pharmacy, and hospice**

*Description:* Medicaid services fall into one of two broad statutory groups, mandatory and optional. The services that a participating state must cover are known as mandatory services; the others which they may also cover are referred to as optional services. Since state participation in the Medicaid program is voluntary, no state is required to cover any of the 30 or so federal statutory categories of Medicaid benefits. However, if a state wants federal matching funds to help it pay for the cost of acute care services for its low-income residents, and the costs of long-term care and behavioral health for its low-income disabled and elderly residents, it must cover specific categories of services for certain groups of

Medicaid beneficiaries. Most of the spending on Medicaid is for optional services. (See: *The Medicaid Resource Book*, The Kaiser Commission on Medicaid and the Uninsured, The Kaiser Family Health Foundation, July 2002.)

The higher-cost optional services delivered in Kansas are listed below. Reflected are the number of beneficiaries served in 2009 and the projected costs of services to be delivered in state fiscal year 2011. A statement that assumes the impact of eliminating the service is included.

### **Ambulatory Surgical Centers**

Ambulatory surgery centers (ASCs) are health care facilities which offer patients the opportunity to have selected surgical and procedural services performed outside a hospital setting. ASCs specialize in providing surgery, including certain pain management and diagnostic services in an outpatient setting.

Number of beneficiaries:	5,518
SGF:	\$538,700
All funds:	\$1,246,126
Program responsibility:	KHPA

If eliminated: Costs to the Medicaid program would increase as more surgeries that could be provided less expensively at an ACS would need to be performed in a hospital. KHPA currently pays ASCs at or below Outpatient Hospital rates, and the services provided by an ASC are generally covered for Outpatient Hospitals.

### **Pharmacy**

Pharmacy services provide prescribed medications and are available to any Medicaid eligible person.

Number of beneficiaries:	126,365
SGF:	\$39,904,551
All Funds:	\$123,200,220
Program responsibility:	KHPA

If eliminated, other costs to the Medicaid system would increase and beneficiaries' health and safety would be jeopardized. Lack of access to prescribed medications could result in increased use in physician and hospital services due to inability to control disease symptoms, such as high blood pressure, asthma attacks, increased blood sugar, etc.

### **Vision**

Vision services include routine eye exams, medically necessary eye exams, eye glasses, prosthetic eyes, and contact lenses. Vision services were eliminated in the past. When large numbers of providers and beneficiaries protested, services were reinstated. Simultaneous to the previous service elimination, cost increases were reflected in Ophthalmologists services which had not been suspended, as beneficiaries migrated to them seeking services.

Number of beneficiaries:	30,485
SGF:	\$456,473
All Funds:	\$1,475,588
Program responsibility:	KHPA

Consequence of elimination: Eye disease may go undetected, and beneficiaries would not have access to eye wear.

## **Dental**

A comprehensive range of dental services are provided for HealthWave children, including x-rays, exams, fillings, root canals, limited orthodontia, oral surgery and sedation as needed. Children are the highest utilizers of dental services, and services for children are considered mandatory. Adults have only limited or emergency dental services; infected teeth are removed and associated fees, x-ray, exam, sedation would be covered. Other emergency services include oral lesions and broken bones. The HCBS adult waiver programs have eliminated dental services, though KDOA will provide limited-prior authorized services based on crisis exceptions.

Number of beneficiaries:	113,197
SGF:	\$732,560
All Funds:	\$2,614,417
Program responsibility:	KHPA/KDOA/SRS

Consequence of elimination: Discontinuing limited adult services will most likely result in increased visits to the ER for oral conditions. Premature deliveries, heart disease and cancer have been related to poor oral hygiene; therefore an increase in conditions related to these diagnoses would be anticipated.

## **Hospice**

Hospice services provide an integrated program of palliative non-curative home and hospital care for those who are terminally ill. Hospice consists of a set of enhanced services available on a fee for service basis to terminally ill patients who elect to receive these services in exchange for limitations on curative care. These services include a physician-directed, nurse-coordinated, interdisciplinary team approach to patient care which is available 24 hours a day, seven days a week. Hospice services provide personal and supportive medical care for terminally ill individuals and supportive care to the families through medical social workers, chaplain services, nutritionists and other needed service providers. To be eligible for hospice services, a Medicaid beneficiary must be certified as terminally ill by the medical director or physician member of hospice as well as by the patient's attending physician. The beneficiary also must have filed an "election statement" that is completed by the attending physician and signed by the beneficiary indicating that his or her condition is terminal and that life expectancy is six months or less. Hospice services can be provided in a hospital setting, in a nursing home, skilled nursing facility, or the patient's home.

Number of beneficiaries:	2,964
SGF:	\$8,800,326
All Funds:	\$28,397,310
Program responsibility:	KHPA

Consequence of elimination: A significant number of hospice recipients reside in nursing facilities; consequently these individuals would still receive nursing care if hospice were eliminated. However, recipients who receive hospice services at home, particularly persons who are not yet Medicare eligible would feel the greatest impact if hospice were discontinued. These individuals would likely seek end of life care outside of the home in nursing facilities.

## **Community Mental Health Centers**

By state statute, twenty seven CMHC's provide community based-public mental health safety net services in Kansas. Their services include outpatient clinical services, comprehensive mental health rehabilitation services such as psychosocial rehabilitation, community psychiatric supportive treatment, peer support, case management and attendant care. Kansas law also designates the CMHCs as the gatekeepers for admission to the State mental health hospitals. By contractual affiliations, CMHCs also provide services

to nursing facilities, psychiatric residential treatment facilities, and to Medicaid funded community psychiatric hospitals.

Number of beneficiaries:	6,940
SGF:	\$399,213
All Funds:	\$1,120,442
Program responsibility:	SRS

Consequence of elimination: Persons utilizing these services may be able to continue living in the community, accessing the necessary supports available to them at CMHC's. CMHC's also provide services to people returning to the community from State Hospital placements. However, without access to needed services and supports, including crisis services, persons with persistent mental illness may end up in the correction system, or return to the state hospitals-as capacity allows. This situation would shift the cost of their care, but will not eliminate the associated costs of care.

### **Durable Medical Equipment and Supplies, Orthotics/Prosthesis**

Durable Medical Equipment and Supplies includes walkers, wheelchairs, beds, oxygen, ventilators, wound care supplies, respiratory equipment, communication devices, ostomy supplies, urinary supplies, feeding tubes, enteral feedings, Total Parenteral nutrition, apnea monitors, support surfaces, commodes, nebulizers and diabetes supplies. The Orthotics/Prostheses program provides different types of braces, walking devices, and prosthetic limbs.

Number of beneficiaries	24,419
SGF:	\$3,668,685
All Funds:	\$11,587,760
Program responsibility:	KHPA

Consequence of elimination: If DME is eliminated, there will be an increase in emergency room visits and hospital inpatient stays due to loss of necessary supplies for diabetes, wound care, etc. A number of the DME items are life sustaining and without them, people would be hospitalized or reside in nursing care facilities. Without Orthotics/Prosthetics service, many children and adults would not be able to walk or function in their daily lives. It could potentially cause an increase in attendant or home care services.

### **Head Injury Rehab Facility**

Rehabilitation therapy is limited to services that are restorative in nature and provided following physical debilitation due to acute physical trauma or physical illness. Recipients of these services must be assessed prior to admission and once admitted must be reassessed for the need of continued services on a regular basis as defined by state law, regulation, and/or policy. Services include inpatient restorative and rehabilitative therapies designed to prevent physical or mental deterioration, achieving and maintaining maximum use of physical or cognitive capabilities and health, and/or restoring and retaining self-help and adaptive skills necessary to achieve the recipient's discharge from inpatient status at the earliest possible time. These services are designed to provide active treatment for the purpose of relearning independent living skills for those individuals who have experienced a Traumatic Brain Injury (TBI).

Number of beneficiaries:	378
SGF:	\$3,344,473
All Funds:	\$9,386,676
Program responsibility:	SRS

Consequence of elimination: Persons in this situation would not have access to services which could result in partial or potentially total recovery from traumatic head injuries and other physical traumas.

Lack of rehabilitation services in this instance could result in the need to access higher cost supports and services in the future.

### **Targeted Case Management (TCM)**

TCM services are services which assist beneficiaries in gaining access to needed medical, social educational and other services. Services include assessment of an individual to determine service needs, development of a specific care plan, referral and related services, and monitoring and follow up activities. TMC is available to the following populations:

#### **Mental Retardation/Developmental Disability**

Number of beneficiaries:	17,565
SGF:	\$5,028,860
All Funds:	\$14,114,116
Program responsibility:	SRS

#### **Frail Elderly**

Number of Beneficiaries:	8,571
SGF:	\$1,818,788
All funds:	\$5,201,293
Program responsibility:	KDOA

#### **Traumatic Brain Injury/ Physical Disability/ Mental Health**

Number of beneficiaries:	10,893
SGF:	\$2,049,317
All Funds:	\$6,745,611
Program responsibility:	SRS

Consequence of elimination: Persons in need of services would no longer have a resource to help them navigate these complicated service delivery systems in order to access needed supports.

### **Managed Care**

Managed care offers bundled health care services, either comprehensive or limited to enrolled members of organized managed health care organizations (MCO's). MCO's develop a network of health care providers and facilities to deliver these services. Through contractual agreements with the State, MCO's are paid for providing hospital, physician, and other Medicaid services to beneficiaries through a capitated payment structure, either risk or non-risk based.

- UniCare and Children's Mercy Family Health Partners are the managed care organizations that coordinate a full range of physical health services for persons who enrolled in Title 19 and Title 21 Health Wave programs.
- Medicaid funded community mental health services are provided through a Pre-paid Ambulatory Health Plan (PAHP). Services in this mental health managed care program include all mental health State Plan services, the HCBS waiver services for children with serious emotional disturbance (SED), and the Psychiatric Residential Treatment Facility Community Based Alternatives (PRTF/CBA) grant. SRS contracts with Kansas Health Solutions (KHS) to administer this managed care program.
- As required by state statute, SRS has oversight and licenses over 250 agencies providing treatment for substance abuse. For substance abuse disorders, assessment and treatment is provided through a Pre-paid Inpatient Health Plan (PIHP) administered by Value Options Kansas. Inpatient and out patient substance abuse treatment services are provided.

**HealthWave**

Number of beneficiaries:	40,000
SGF:	\$7,083,527
All Funds:	\$24,724,353
Program responsibility:	KHPA

**Mental Health Managed Care Plan/PAHP**

Number of beneficiaries:	315,785
SGF:	\$24,248,738
All Funds:	\$68,662,274
Program responsibility:	SRS

**Substance Abuse Managed Care Plan/PHIP**

Number of beneficiaries:	311,658
SGF:	\$3,195,227
All Funds:	\$8,967,798
Program responsibility:	SRS

Consequence of elimination: Adults enrolled in HealthWave include those who qualify due to extremely low income that are deemed Poverty Level Eligible (PLE), and parents who qualify for Temporary Assistance to Families (TAF). Pregnant women are included in the population, and remain enrolled throughout their pregnancy. The range of optional Medicaid benefits available to this group are provided through Managed Care, and are the same as optional benefits available to fee for service (FFS) beneficiaries. If these services were eliminated, these beneficiaries would have a reduced package of benefits in HealthWave and/or be converted to FFS programs and receive only mandatory Medicaid services.

Mental Health and Substance abuse services have evolved such that one works very much in tandem with the other. People who experience mental illness often struggle with substance abuse. If substance abuse treatment through the PIHP structure is eliminated, it will impact not only that treatment network, but the mental health system as well. The opposite is equally accurate; elimination of mental health services provided through the PAHP system would be corrosive. Without access to needed services, including crisis services, individuals may end up in the corrections system, or at the state hospitals-as capacity allows. This scenario will shift the cost of their care, but will not eliminate the associated costs of care.

**Nursing Facility Mental Health**

Eleven of these facilities provide out of home residential care and rehabilitation services for persons experiencing severe symptoms of mental illness. NF/MH's provide around the clock supervision, care and treatment for mentally ill beneficiaries, and are licensed by the Kansas Department of Health and Environment. In the past years, bed capacity has decreased from 1,200 to less than 700. Because of federal restrictions, Kansas does not receive increased federal match rate on residents who are eligible for Medicaid but who are under age 65.

Number of beneficiaries:	757
SGF:	\$1,244,298
All funds:	\$3,492,277
Program responsibility:	SRS



Consequence of elimination: Without access to needed services and supports, including crisis services, persons with persistent mental illness may end up in the correctional system, or at the state hospitals-as capacity allows, which will shift the cost of their care, but will not eliminate the associated costs of care.

### **Intermediate Care Facility/Mental Retardation**

ICF's were created under the Social Security Act, 1905(d) to fund "institutions" (four or more beds) for people with mental retardation or other related conditions, and specifies that these institutions must provide "active treatment" as defined by the Secretary. According to federal regulation, ICF is defined as an institution that is primarily for the diagnosis, treatment, or rehabilitation for people with mental retardation. In this instance, these are privately operated small bed ICF's. They provide, in a protected residential setting, ongoing evaluation, planning, 24-hour supervision, coordination, and integration for health or rehabilitative services to help individuals function at their greatest ability.

Number of beneficiaries:	623
SGF:	\$4,968,991
All funds:	\$13,946,087
Program responsibility:	SRS

Consequence of elimination: Persons residing in this environment could be placed in community based residential placements, if available. State ICF/MR referrals to KNI and Parsons State Hospitals are not being pursued due to the Governor's recommendation to the Facility and Closure Commission to reduce census at those facilities in the up coming years.

### **Home and Community Based Services**

HCBS rules allow states to waive certain provisions of the Medicaid statute contained in the Social Security Act (Sec 1915(c)) in order to receive federal Medicaid matching funds for the cost of providing home and community based services. States may limit the geographic areas in which such services are offered, and the number of individuals in those areas who may qualify for the services. HCBS services are structured to meet the needs of the specific population they serve. Across the waivers services include:

- **Frail Elderly:** Adult day care, assistive technology, attendant care, nursing evaluation visit, personal emergency response, sleep cycle support, medication reminder, oral health services, comprehensive support and wellness monitoring. In January 2010, four of these services, assistive technology support, sleep cycle support, comprehensive support service and dental care were suspended
- **MR/DD:** Case management, residential services, day services, home modifications, van lift, medical alert, wellness monitoring, family and individual supports, which may be supportive home care, respite care, and night support.
- **Technical Assistance:** Respite care, medical equipment and supplies, case management; State Plan services include, skilled nursing, home health and therapies
- **Physical Disability:** Independent living counseling, personal services, assistive services
- **TBI/Head Injury:** Personal services, assistive services, rehabilitation services, transitional living skills
- **Severe Emotionally Disturbed:** Wraparound facilitation, parent support and training, independent living skills building, attendant care, professional resource family care, short term respite care
- **Autism:** Respite care, parent support and training, intensive individual supports, consultative clinical and therapeutic services, family adjustment counseling

### **SRS**

Number of beneficiaries	20,485
MR/DD	10,250
TBI/HI	390

TA	381
SED	545
PD	8,872
Autism	47
SGF:	\$175,714,815
All funds:	\$493,165,352

#### **KDOA**

Number of beneficiaries:	7,726
SGF:	\$24,412,574
All funds:	\$69,596,911

Consequence of elimination: If HCBS services were discontinued, many people who use these services to reside in the community would seek institutional placements which are more expensive to provide. Elimination of HCBS could jeopardize ARRA funding.

#### **State Psychiatric Hospital**

Three institutional facilities provide comprehensive residential treatment services to children and adults with severe and persistent mental illness.

- Larned State Hospital: Children's services available are group and individual therapy, family therapy, medication, rehabilitative skills development, and other activity therapies. For adults, the Crisis Stabilization Unit provides short term treatment to stabilize psychiatric symptoms and interrupt problematic behaviors. Longer term treatment involves managing psychiatric conditions that take longer to stabilize, referral to specialized substance abuse treatment facilities, 72 hour social detoxification services are also provided.
- Osawatomie State Hospital and Rainbow Mental Health Facility: These facilities provide individual, group and family therapies, pharmacological management, and various activity based therapies. The people served here and at Larned State Hospital are those experiencing serious symptoms of mental illness and cannot be treated safely or effectively in the community. Once the persons severe symptoms are stabilized, they may successfully return home with supports provided by the CMHC or other providers.

Number of beneficiaries:	353
SGF:	\$358,502
All funds:	\$1,006,179
Program responsibility:	SRS

Consequence of elimination: State Hospitals are one option to serve people who experience extreme chronic or episodic mental disorders. These facilities are continually operating at full capacity, and often over census - indicating a high level of demand for this resource. The facilities provide crisis stabilization for people who are newly diagnosed or in need of first time inpatient hospitalization. As indicated previously, without access to needed services and supports including crisis services, persons with persistent mental illness may end up in the corrections system, others may seek support at nursing facilities, community based inpatient treatment, or become homeless.

#### **State Mental Retardation Hospitals**

There are two State hospitals that serve persons with mental retardation and intellectual disabilities, Kansas Neurological Institute and Parsons State Hospital. Both facilities provide opportunities for residents to increase social relationships and to develop and maintain relationships with people in their communities. In addition to offering specialized residential services for persons with very severe disabilities, people living in the facilities are provided person centered supports, positive behavioral

support, adaptive equipment, health care services, and supported employment for people with severe disabilities.

Number of beneficiaries:	374
SGF:	\$11,032,783
All funds:	\$30,964,869
Program responsibility:	SRS

Consequence of elimination: Both Parsons and KNI are working toward census reduction and placement of residents into community based residential and support programs. There are some barriers to transitioning this population from these facilities. Some of the people residing in these institutional settings have previously failed in community placements. Community providers claim an inability to serve individuals with higher needs under the current reimbursement rate structure. As these facilities reduce the number of individuals served through planned closure processes, new residential services and supports necessary to live in the community will have to be developed to accommodate in community based living arrangements.

#### **VI. Eliminate optional covered populations, e.g., medically needy groups and CHIP**

*Description:* The American Recovery and Reinvestment Act of 2009 (ARRA) provides Kansas with a temporary 10 percentage point increase in the percentage of the program paid for by the Federal government. One of the conditions placed on States who choose to take these additional Federal funds is the preservation of eligibility rules in effect at the time of passage. The funding and the eligibility maintenance of effort (MOE) requirement are set to expire in January 2011. If Congress extends supplemental ARRA funding to states, the eligibility MOE is expected to be extended as well. Federal health reform legislation pending in Congress would make current State Medicaid eligibility criteria permanent. The possibility that Federal legislation will make a decision to restrict Kansas' ability to restrict eligibility after the Kansas Legislature finalizes a budget for FY 2011 adds significant risk to this savings option. If Kansas chooses to rely on savings from stricter eligibility criteria beginning in January 2011, the option could be withdrawn later by the Federal government, leaving Kansas with an un-addressed budget gap midway through FY 2011.

*Population covered:* See list of optional populations above.

*Potential for immediate term option (implement within 2 two years):*

See costs associated with each optional population in the Appendix. Savings would be limited to the second half of FY 2011 due to a Federally-imposed freeze on restrictions in eligibility. Also, savings would be reduced to account for payment of claims received through December 31<sup>st</sup>.

#### **VII. Imposing new or higher copayment requirements, e.g., pharmaceuticals and ER services**

*Description:* Prior to passage of the Deficit Reduction Act (DRA), Medicaid regulations allowed states to impose nominal cost sharing on specified recipients and in general did not allow premiums to be charged. The DRA and subsequently the Tax Relief and Health Care Act (TRHCA) allowed for more options which are complicated, resulting in different treatment based on a person's income, Medicaid coverage category and the type of services being accessed. The rules include many exemptions, limitations and protections.

#### **Medicaid Rules - Children**

In general, children under the age of 18 are exempt from premiums and from cost-sharing on most services. States may impose copayments for prescription drugs and use of emergency rooms for non-emergency care in certain circumstances. Premiums and cost-sharing charges may be imposed on some children in families with income above the poverty line. *The total amount of premiums and cost-sharing charges cannot exceed a cap of 5% of the family income.*

Special rules apply for prescription drugs and the use of emergency room for non-emergency services.

These allow for nominal cost sharing charges for children who would otherwise be exempt.

Certain services are exempt from cost sharing regardless of the child's income. These include preventive services, emergency services and family planning services and supplies.

#### Medicaid Rules - Adults

Cost sharing and premium rules depend on income. Many are exempt and limits vary based on income for those who are not exempt.

*Population Covered:* Mostly adults, subject to exemptions

*Options*

##### **Option 1:** Increase Premiums

*States Participating*

**Rhode Island** began charging premiums to families above 150% of the federal poverty level in 2002

*Expected and/or Documented Savings*

Unknown, but in the first 3 months, 18% of affected families were disenrolled due to nonpayment of premiums

**Vermont** implemented a number of income-related premium sliding scale increases in SCHIP and Medicaid

*Expected and/or Documented Savings:* Unknown. Approximately 11% of enrollees were disenrolled for non-payment of premiums. Many were eventually re-enrolled but overall enrollment remained below previous levels

##### **Option 2:** Increase Co-payments

*State Participating*

**Oregon** implemented new requirements of co-pays from \$3.00 to \$5.00 per service

*Expected and/or Documented Savings:* The Medicaid co-payments were later eliminated under court order.

**Utah** imposed nominal co-payments

*Expected and/or Documented Savings:* 40% of beneficiaries reported the co-payments caused serious financial harm and a significant reduction in health care access

**Minnesota** will increase MinnesotaCare premiums to 8.8% of household income, and eliminate eligibility for childless adults with incomes above 75% FPL beginning July 1, 2011

*Expected and/or Documented Savings:* Eliminating MinnesotaCare eligibility: \$127.7 Million savings FY 2011 \$510.5 M FY 2012-12

Increase MinnesotaCare premiums: no saving 2011; \$9.5 Million, FY 2012-2013

*Potential for short term savings:* Unknown

*For more information:*

<http://www.cbpp.org/files/11-2-04health.pdf>

<http://www.cbpp.org/cms/?fa=view&id=321>

[http://www.healthcare4kc.org/uploadedFiles/Publications/CostSharing%20Fact%20Sheet\\_Electronic%20Version.pdf](http://www.healthcare4kc.org/uploadedFiles/Publications/CostSharing%20Fact%20Sheet_Electronic%20Version.pdf)

<http://www.cms.hhs.gov/DeficitReductionAct/Downloads/Costsharing.pdf>

<http://www.cbpp.org/cms/?fa=view&id=321>

<http://www.cbpp.org/files/2-28-07health.pdf>

<http://www.acnj.org/main.asp?uri=1003&di=1259&dt=0&chi=2&empt=yes>

<http://www.kff.org/medicaid/upload/7815.pdf>

<http://www.dhs.state.mn.us>  
<http://www.khpa.ks.gov/board/download/08182009/8-18-09%20FY%202011%20Budget%20Options%20Final.pdf>

*Potential for short term options (implement within one year):*

**Option 3:** Apply percentage increase to cost-sharing in accordance with the medical care component on the Consumer Price Index.

*Potential for immediate term options (implement within 2 two years):* None identified

*Note:* KHPA staff prepared an option to increase copayments for non-emergent hospital emergency room services. The KHPA Board did not forward the option to the Governor due to minimal expected savings and the likelihood that savings to the state would come at the expense of providers who are unable to secure payment for services they are required to provide.

**Additional Options regarding increasing revenues and containing costs in specific service areas:**

- **Restrict coverage and/or require co-pays for non-emergency treatment provided in emergency rooms.**

*Description:* Several Medicaid service providers responded to the KHPA survey and suggested controlling the use of emergency room service.

**VIII. Increase Health Care-Related Sources of Revenue**

*Description:* Health care related taxes are often coupled with increases in Medicaid reimbursement and/or coverage to generate additional Federal matching funds. Most states use these mechanisms. Congress has passed a number of laws to limit and proscribe the use of these mechanisms, which can effectively raise the percentage of Medicaid spending born by the Federal government. The options presented below represent the taxes most likely to raise significant revenue and pass muster with CMS rules and regulations.

**Option 1: MCO Privilege Fee**

*Description:* Kansas imposes a fee on Health Maintenance Organizations (HMO's) for the privilege of operating in the state [K.S.A. 40-3213]. The fee (up to 1%) is imposed against premiums or subscription charges for the previous year. The statute grants the Commissioner of Insurance authority to waive the privilege fee in instances where the fee might "cause a denial of, reduction in or elimination of federal financial assistance to the state or to any health maintenance organization subject to this act." For this reason, Commissioners have waived the fee for HMO's contracting for Medicaid and SCHIP services with the state of Kansas. Last week, the Commissioner revoked that waiver and subjected three HMOs serving the Medicaid and SCHIP program to the 1% fee. Legislation was also introduced to eliminate the two-year ramp-up rates of 0% and 0.5%, thereby making the fees uniform and eliminating a potential difficulty in obtaining federal approval for this health care related tax. The tax is expected to generate about \$4.1 million per year beginning in March 2010.

As with the existing tax on hospitals in Kansas, at least some proceeds from the tax are expected to be used to increase payments to the tax-paying HMOs (or, in Medicaid terminology, MCOs). The two HealthWave MCOs will be able to count the cost of the tax against their Medicaid and

SCHIP business, and KHPA will take steps to increase their capitation payments by at least the amount of the tax. Nevertheless, those payments back to the MCOs will also include a federal matching payment of about 70%, which means that the state will net about 70% of the tax which can be used for other purposes.

### Summary

- The privilege fee is currently levied on non-Medicaid MCOs and funds generated go into the state general fund.
- The Insurance Commissioner has now extended the privilege tax to the Medicaid MCOs- Children's Mercy Family Health Partners, UniCare, and Value Options, who had previously been exempt.
- Levying a uniform 1% privilege tax on all three organizations will require a statutory change removing the stairstep ramp-up provisions present in current law. The MCOs have asked for this legislation to be introduced in the 2010 legislature.
- KHPA expects the privilege fee will be allowed by CMS The privilege fee which will be assessed on calendar year 2009 and paid by the MCOs on March 1, 2010 will generate \$3.1million in additional new federal funds which could assist in closing the FY2010 budget gap. Net proceeds in subsequent years would be about \$2.7 million.
- The HealthWave MCOs have proposed a specific use for the additional funds generated by the tax, and have also offered to pass through to providers some of the increased payments that would be made to them as a result of the tax. This amounts to a donation from MCOs to providers in FY 2010 and FY 2011. In addition, they are recommending that the state use all of the net proceeds from the privilege fee to increase MCO payments to providers. This would be accomplished by using all of the tax proceeds to increase monthly capitation payments to the MCOs, which they would in turn pass on to providers, along with the associated federal matching payments. The MCOs have indicated the increase provider payments would be meant to partially restore the 10% payment reduction imposed by the Governor on January 1, 2010.
- The MCO's proposal is just one of a number of options that legislators may want to consider for the use of the net proceeds from the tax, each of which achieves different policy goals
  - Devote all net proceeds to MCO-based provider rate reimbursement
  - Devote net proceeds proportionally to FFS and MCO-based provider reimbursement
  - Devote net proceeds to lower Medicaid spending on high-cost FFS populations through outsourced care management.
  - Devote net proceeds to state fiscal relief

### Spending Options

Options for Spending New Revenue Generated by MCO Privilege Fee FY2011\*

	Option 1	Option 2	Option 3	Option 4
Total Tax	\$4.1m	\$4.1m	\$4.1m	\$4.1m
SGF used for FFS rate increase	--	\$1.6m	--	--
SGF used for FFS care mgt investment	--	--	\$2.7m	--
Restoration of provider rates: FFS	--	\$4.5m	--	--
Restoration of provider rates: MCO	\$10.4m	\$2.7m	--	--
SGF used for state fiscal relief	--	--	--	\$2.7m

\*The fee would generate revenue in FY 2010 as well. FY 2011 is highlighted as the first full year in operation.

Spending option 1: Devote all net proceeds to MCO-based provider rate reimbursement

- Includes a commitment by MCOs in FY 2010 and FY 2011 to contribute several million dollars in additional funds to provider rate increases
- Because of the additional commitment by the MCOs, this option provides the greatest impact on provider rates.
- Widens the rate discrepancy between providers in the FHP MCO network, UniCare network, and Medicaid FFS providers. FHP would raise rates the most, UniCare second, and FFS providers none at all. Hospitals and some provider networks currently receive as much as an 8% rate premium from MCOs.
- Creates an uneven playing field between the two MCO since UniCare would not make as much of an additional commitment to provider rate increases.
- Narrowly applies new revenue to one aspect of state need

Spending option 2: Devote net proceeds proportionally to FFS and MCO-based provider rate reimbursement

- Equitable restoration of payment rates for all providers regardless of the Medicaid program in which they participate
- Maintains level of access available to Medicaid beneficiaries regardless of geographic residence
- Does not increase provider rates by as much as Option 1, since the MCOs' additional commitment is not assumed. This commitment is voluntary for the MCOs, and KHPA makes no assumption regarding the MCOs' willingness to forego repayment for the tax.
- Maintenance of status quo investment

Spending option 3: Devote net proceeds to lower Medicaid spending on high-cost FFS populations through outsourced care management

- Currently Kansas Medicaid manages the care of low-cost Medicaid beneficiaries but not the aged and disabled who have chronic illnesses and consume the majority of costly medical care
- State Medicaid programs who have invested in better care management of beneficiaries with chronic diseases have improved the quality of care received and achieved cost savings

- Bending the cost curve for the aged and disabled populations requires an upfront investment
- Significant savings would not be expected before FY 2012, but could well exceed \$10 million per year (SGF) depending on the size of the investment and the program's design
- This option would likely have the greatest fiscal relief in the long run

Spending option 4: Devote net proceeds to state fiscal relief

- FY 2010 revenue collections have continued to be less than projected and new revenue source would assist in closing the budget gap
- Recession has had a negative impact on a broad range of state programs valued by all Kansas citizens

## **Option 2: Nursing Facility Provider Assessment**

*Description:* At least 36 states have a CMS-approved tax on nursing facilities. These taxes are levied in conjunction with increases in Medicaid payments to facilities, which generates additional federal matching payments for the state. Over the past 18 months, the KHPA Board of Directors has discussed the implementation of a nursing facility provider assessment, convening a technical advisory group to pull together disparate interests and develop a working model for a tax program. In January the Board voted to receive the report from the advisory workgroup, but not to take a position on the tax.

*Options:*

Nursing facility option 1: Recently, bills establishing a nursing facility provider assessment were introduced in both the Kansas House and Senate. KHPA has not yet reviewed the proposal outlined in those bills.

Nursing facility option 2: This option was developed by KDOA staff with assistance from KHPA through the technical workgroup established by the KHPA Board of Directors. The option did not receive unanimous support from workgroup participants, which included representatives from the two major Associations representing nursing home interests.

- Assesses all Licensed Beds except for nursing facilities for mental health and the state operated Soldiers Home and Veterans Home
- Splits revenue 85/15 between NF program and other programs
- Creates an advisory board to provide recommendations to the Secretary of Aging on how the funds should be used
- Add \$33.38 million NF reimbursement system with adjustments for:
  - Removing the 85% occupancy rule
  - Passing through the Medicaid share of the assessment
  - Applying additional inflation to all costs
  - Increasing incentive payments 250%
  - Spending up to \$1,000,000 on a satisfaction survey program

### Pros

\$40 M (\$24 M net) Medicaid increase  
Reward quality performance  
Encourage Medicaid participation

### Cons

Potential private pay increases  
Some providers have net loss  
Not all funding tied to quality



Encourage bed closure or recycling

*Expected and/or Documented Savings:*

- Fiscal Impact to Nursing Facilities
  - 314 homes (91%) gain and average of \$57,408
  - 28 homes (8%) lose and average of \$22,669
  - 2 homes (1%) neutral
- Private pay impact
  - 36 new nursing homes would be subject to a private pay limit unless they raised their private pay rates (the average increase would be \$4.56)
  - If any provider were to pass the assessment directly through to private pay residents, the expense would amount to about \$2.30 per resident day
- Provides \$5.98 million for other programs such as HCBS, or for state fiscal relief
- CMS approval would likely enable the imposition of an assessment program in FY 2011.

**Option 3: Hospital Assessment**

*Description:* Kansas currently has one provider tax in place. Hospitals pay an assessment of 1.83% of net inpatient operating revenue, which generates approximately \$32 million per year. With a nearly 60% federal matching rate, the total amount of funding available for increased hospital payments each year is roughly \$80 million. At least 80% of the proceeds must be used for Medicaid reimbursements to hospitals, while 20% is earmarked for increases in Medicaid physician payment. The increased funding allows for base payment rates for claims related to inpatient hospital, outpatient services and physician services to be increased by a factor of .258.

*Population Covered*

All Medicaid populations benefit from the hospital assessment program

*Expected and/or Documented Savings:*

All proceeds from the program have been used to increase provider reimbursements. The long-run net impact on state spending is unknown.

**IX. Prescription Drug Cost Containment**

*Description:* Prescription drug coverage represents a large part of Medicaid expenditures. Most strategies employed either limit prescription drug use or control the costs of medications or dispensing fees. Over the past several years mental health drugs in Kansas have been the highest drug expenditure by class of medications and the most-prescribed drugs by volume in the Medicaid program. This has led to expenditure growth in pharmacy services that exceeds growth in other services.

*Population Covered*

Potentially all beneficiaries

*Options*

**Option 1:** Develop preferred drug lists (PDL) or formularies

*States Participating*

**Georgia** has included mental health drugs in its Medicaid fee-for-service PDL since 2004

**Michigan** had included behavior health drugs in their PDL

*Expected and/or Documented Savings:* Unknown

**Option 2:** Implementing comprehensive drug utilization review programs

*States Participating*

**Delaware** is tightening pharmacy benefit management controls

*Expected and/or Documented Savings:* Unknown

**Oklahoma** implemented SoonerPsych in 2004 - Each month, Medicaid behavioral health pharmacy claims are reviewed and compared to nationally recognized best practice prescribing guidelines. Prescribers who show patterns of deviating from guidelines receive educational messages  
*Expected and/or Documented Savings:* Unknown. Savings estimates will depend on whether educational efforts are pursued in isolation, or are combined with direct pharmacy management, as in **Missouri** and **Washington**.

**Option 3:** Decreasing dispensing fees

*States Participating*

**Michigan** eliminated increases to pharmacy dispensing fees.

**Virginia** reduced pharmacy dispensing fees.

*Expected and/or Documented Savings:* Unknown. Margins on Medicaid pharmacy sales have declined in Kansas pharmacies over the past year. Kansas reduced pharmacy payments by approximately 10% of the dispensing fee in January 2010. Further reductions could have an impact on access to care, but KHPA cannot be certain whether current margins on Medicaid sales are at or near zero.

**Option 4:** Requiring prior authorization for certain medications

*States Participating*

**North Carolina** established a prior authorization program for high cost specialty drugs

*Expected and/or Documented Savings:* Unknown

*Potential for short term savings*

*For more information:*

[http://dch.georgia.gov/vgn/images/portal/cit\\_1210/20/63/95505868MH\\_Open\\_Access.pdf](http://dch.georgia.gov/vgn/images/portal/cit_1210/20/63/95505868MH_Open_Access.pdf)

[http://familyimpactseminars.org/s\\_ncfis01c04.pdf](http://familyimpactseminars.org/s_ncfis01c04.pdf)

<http://www.okhca.org/about.aspx?id=2519&terms=Mental+Health+Drugs>

<http://www.kff.org/medicaid/upload/7815.pdf>

[http://www.khpa.ks.gov/medicaid\\_transformation/download/2008/Chapter%209%20-%20Pharmacy%20Services.pdf](http://www.khpa.ks.gov/medicaid_transformation/download/2008/Chapter%209%20-%20Pharmacy%20Services.pdf)

*Potential for short term options (implement within one year):*

**Additional Options Related to Pharmacy Benefits**

KHPA Received a large number of suggestions regarding pharmacy costs through our open survey of providers, beneficiaries and the public. Many came directly from retail pharmacists and the pharmaceutical industry. They included:

- **Impose formulary rules to mandate greater use of generic drugs.**  
*Description:* Several individuals suggested a stricter and more in-depth formulary to require the use of generic medications instead of higher priced name brand drugs. These included suggestions to require generics that are therapeutically equivalent to a name brand drug when no generic version of a particular name brand drug is available. Examples included statins used to treat high cholesterol and mental health prescription drugs. One person suggested eliminating, or severely restricting, coverage for common prescription antihistamines for adults.  
*Population covered:* All Medicaid populations.  
*Expected and/or Documented Savings:* Unknown.
- **Allow larger quantities of maintenance drugs.**  
*Description:* A pharmacist in Salina suggests allowing Medicaid beneficiaries to receive larger quantities of maintenance drugs, possibly up to 90 days, to reduce dispensing fees on refills.
- **Promote the use of Computerized Physician Order Entry/E-Prescribing**

*Description:* This suggestion came from the Pharmaceutical Research and Manufacturers Association (PhRMA). “Programs called computerized physician order entry systems (CPOE) systems often include components of (Clinical Decision Support Systems) such as warnings regarding drug allergies and drug interactions and advice regarding drug doses, routes, and frequencies. Studies have shown that these programs may substantially reduce costly medication error rates. ... Medicaid matching funds and target health information grants to develop and implement such systems is currently available from the federal government. Ideally an eRx system should be established (or incorporated into) an (Electronic Health Record) system to ensure interoperability.”

*Populations covered:* All Medicaid populations

*Expected and/or Documented savings:* Florida adopted mandatory e-prescribing in Medicaid, which the state estimates saves its Medicaid program \$1.8 million to \$2 million per month. (NCSL, Health Information Technology and States: A Project Report (Feb. 2009).

#### **Other pharmacy-related suggestions:**

- Require drug manufacturers to reimburse for the cost of treating negative side-effects that result from faulty drugs.
- Require Medicaid beneficiaries to be illicit-drug free from month-to-month. (Random drug screening)
- Require patients on controlled analgetic medications to be re-evaluated at least every 60 days before continuing on the same drug regimen.
- Implement co-pay differential for non-preferred brand name drugs.
- Add antipsychotics and anticonvulsants to PDL.
- Require step therapy for anticonvulsants and atypical antipsychotics.
- Enhance use of prior authorization on off-label uses.
- Prior authorization of off-label use for children discharged from hospital stays.
- Dose optimization for drugs such as those used for chronic pain, migraines, as well as atypical anti-psychotics.
- Electronically enhanced medication therapy management for beneficiaries with multiple chronic medical conditions – “Poly-Pharmacy.”
- Implement “counter-detailing” for the 10 most highly utilized categories of drugs.
- Eliminate coverage of over-the-counter medications.
- Revise reimbursement levels to reflect the true cost of acquiring and dispensing medications, offsetting the loss they incur from federal action in 2005 (AMP-Based FULs – 2005 federal Deficit Reduction Act).

#### **X. Pay for Performance**

*Description:* Pay for performance (P4P) ties reimbursement for services to the quality of care and outcomes. KHPA is currently leveraging philanthropic dollars to work with Kansas providers and national experts to develop an operational model for the medical home in Kansas. A likely component of the medical home would be to restructure payment to incentivize high-quality, prevention-oriented care.

*Population Covered:* Any population could be covered

*Options*

**Option 1:** Target a specific group or group of services to reward for good performance

*States Participating*

**Idaho** is rewarding primary-care case management in their Chronic Disease Management Program. The initial pilot program will focus on diabetes.

*Expected and/or Documented Savings:* Unknown, has not started.

*Potential for short/intermediate term savings*

*For more information*

<http://www.ncsl.org/default.aspx?TabID=160&tabs=832,94,296#832>

*Potential for short term options (implement within one year):*

Any pay for performance would require either 1) additional funds or 2) a major recalculation of rates to accommodate the enhanced payment for quality performance while remaining cost neutral.

*Potential for immediate term options (implement within 2 two years)*

None identified.

## **XI. Telehealth**

*Description:* Home Telehealth involves the use of a home technology device that monitors a patient's vital signs and sends them to a centralized nursing station for review and intervention, if needed.

*Population Covered:* Any population could be covered

*States Participating*

**Kansas** implemented a pilot project targeting "at risk" participants receiving HCBS Frail Elderly waiver services, those having two or more hospitalizations in the 12 months prior to the project. The goal was to evaluate any reductions in hospitalizations and emergency department visits and associated costs, and delay or defer nursing home placements for older adults.

*Expected and/or Documented savings:* This study concluded that home telehealth services are technologically and logistically feasible for use with HCBS-FE clients. The study also concluded that outcomes, including overall spending, trended lower as desired but with weak statistical significance. The conclusion is that home telehealth may have a positive effect on care and spending, but that more time and a larger number of participants are needed to be sure.

For more information: [http://www.connections365.com/resources/KDOA\\_home\\_telehealth.pdf](http://www.connections365.com/resources/KDOA_home_telehealth.pdf).

*Potential for short term options (implement within one year):*

Investigate expanding into a larger pool. This would require up-front funds and the development of an RFP.

*Potential for immediate term options (implement within 2 two years):*

None identified

## **XII. Cost Containment Initiatives in Other States, by Service Area**

The following are measures that some states have recently implemented or are considering using in budgetary proposals to reign in Medicaid spending and balance state budgets. These measures were drawn primarily from news reports, and often lack specific details.

### **Managed Care**

- Connecticut is researching enrollment of Aged, Blind, and Disabled population and persons dually eligible for Medicaid and Medicare into a Primary Care Case Management Pilot Program. The legislature directed development and implementation of a pilot of alternative approaches in the delivery of health care services through PCCM to not less than 1000 persons eligible for Husky – Medicaid Managed Care benefits. Enrollment Jan 1, 2009
- Florida reduced its FFS market place by expanding Managed Care and increasing contract requirements for plans to prevent and report Medicaid fraud and abuse. FLA plans to consolidated small regional waiver programs – Alzheimer's and Adult Day Health Care into one existing statewide Waivers.

### **Rate Reductions**

- **Nevada's** proposal would cut reimbursement rates to providers and reduce payment for products such as bedpans and adult diapers
- **Tennessee** cut the state portion of hospital reimbursement by \$170 million.
- **Florida** did not reduce provider rates, but maximized their provider assessments by 5.5% on NF's, ICF/DD's, Hospital Inpatient and Outpatient.
- **New York** plans a \$1 B reduction in Medicaid spending primarily through reducing reimbursements to hospitals and nursing homes.
- **Maine** is proposing a 10% cuts in Medicaid payments –primarily to long term care providers.
- **Missouri's** governor is reducing payments to providers who are currently reimbursed at rates higher than federal guidelines and encouraging pharmacists to use generic drugs

### **Pharmaceuticals**

- **Alabama** implemented new payment for hemophilia clotting factor that includes case management, and continually add more drugs to their PDL
- **Delaware** is tightening pharmacy benefit management controls
- **Michigan** eliminated increases to pharmacy dispensing fees, and included behavioral health drugs on the PDL.
- **Ohio** carved pharmacy out of their Managed Care program
- **Oklahoma** restricted the number of glucose test strips for diabetics to 100 from 300 without prior authorization, reduced pricing by 36% for compressor driven nebulizers for children with asthma, and eliminated adult nebulizers.
- **Oklahoma** reduced the number of name brand prescriptions allowed to two from three and raised prescription copayments to \$2 and \$3.
- **Virginia** reduced pharmacy dispensing fees, adopted additional pharmacy management initiatives including dose optimization and specialty drug classes on the PDL.
- **Virginia** eliminated statewide pharmacy for the mentally ill.
- **Connecticut** will no longer pay for non-prescription medications, vision services or eyeglasses for adults.

### **DME Reimbursement**

- **Alabama** introduced new reimbursement rates for DME
- **Ohio** restricted DME reimbursement for targeted populations

### **Eliminate Optional and Other services**

- **Michigan** eliminated chiropractic, podiatric, optometric, dental and hearing aids services for adults.
- **Florida** has reduced Medicaid reimbursement to hospitals and community based services for the elderly such as meals and homemaker services and discontinued coverage of partial dentures
- **Minnesota** has eliminated General Assistance Medical Care for 33,000 individuals – a program for low income childless adults. Approx 75% of those people will be eligible for MN Care, the public option for the uninsured, though most may not enroll due to inability to afford monthly premiums, 12% will become eligible for Medicaid
- **Michigan** eliminated dental services and faces a lawsuit over the cut.
- Adults in **Nevada** may lose access to vision services, dentures, physical and speech therapy.
- **Tennessee** has reduced community based services to persons with intellectual disabilities, reduced nursing services for some adults with serious disabilities, and could eliminate occupation, physical, and speech therapy services

- **Arizona** eliminated temporary health insurance for people with serious medical problems, general assistance cash assistance to persons with physical or mental disabilities, and independent living supports for 450 elderly residents and respite care funding for 130 caregivers
- **Georgia** has reduced services to the elderly such as elder service centers, prescription drug assistance and elder support
- **Massachusetts** has ordered cuts in elder programs including home care, geriatric mental health services and prescription drug assistance
- **Vermont** has reduced some home based services such as housekeeping and shopping for elderly and disabled citizens.
- **Virginia** has reduced reimbursement for hospitals serving people with mental health, mental retardation or substance abuse needs.

#### **Increased Co-Payments**

- **Connecticut** plans to raise Medicaid co-pays and reduce covered services, will no longer pay for non-prescription medications, vision services or eyeglasses for adults.
- **Washington State's** Basic Helth plan budget was reduced 43% which resulted in an increase in premiums and a decrease in the rolls. Premiums increased from an average of \$34 per month to \$60 per month.
- **California** plans to increase Medicaid co-payments and reduce eligibility for legal immigrants
- **Connecticut** will increase insurance co-payments and some premiums.
- **Nevada** may be required to triple premiums for children

#### **Enrollment Caps**

- **South Carolina** proposes to cap total enrollment in the state children's health insurance plan.
- **Virginia** may institute an enrollment freeze for most HCBS waivers for elderly and disabled persons.
- **Tennessee** has frozen enrollment in the state's children health insurance program.
- **Minnesota** capped enrollment for a program that provides expanded health services and care coordination for people with disabilities, restricted the number of programs providing in-home services to elderly and disabled persons.
- **Minnesota** will limit the growth of the Community Alternatives for Disabled Individuals and Traumatic Brain Injury Waivers, effective July 1, 2102, and Developmental Disabilities Waiver effective January 1, 2011 for one year. FY 2011 projected savings \$2.1 million.

#### **Sources:**

*An Update on State Budget Cuts, Governors Proposing New Cuts for 2011: At least 44 States have Imposed Cuts that Hurt Vulnerable Citizens*, Johnson, Oliff, Williams, February 18, 2010, Center on Budget and Policy Priorities, <http://cbpp.org/cms/index.cfm?fa=view&id=1214&emailView=> Kaiser Health News. [www.kaiserhealthnews.org/Dailyreports/2010](http://www.kaiserhealthnews.org/Dailyreports/2010)

### **XIII. Medicaid Reinvestment Fund**

**Description:** Policy, procedure, and technology changes that would save money in the Medicaid assistance budget often require some up front spending to achieve the savings. The proposal would allow identified caseload savings to be partially reinvested in order to make these up-front investments in a timely manner.

**Background:** KHPA separately budgets administrative matching funds and assistance matching funds. Administrative funds are used to pay the fiscal agent to process and support the claims payment process, to pay for an outsourced eligibility operation to answer calls and process applications, to employ staff to identify cost effective ways of purchasing care, oversee large outsourced operations, and develop policy to improve the Medicaid program, and to work with

contractors to provide expertise and technical capacity not available within KHPA. These functions are vital to a well run health insurance program and are the basic tools available to the state to identify and implement cost savings.

Over the past several years through the Medicaid program review process, KHPA staff have identified several administrative changes that would reduce Medicaid expenditures and provide more efficiently delivery of care. These efforts often require an initial investment in administrative costs that leads to Medicaid program savings that can be captured in the Consensus caseload process. Budget reductions since FY 2009 limit KHPA's flexibility to fund innovations that could create such savings. The structure of the budget prevents KHPA from using savings in caseload assistance programs to pay for the administrative investments that generate those savings. Without a specific new appropriation, KHPA lacks the flexibility to take advantage of cost-saving investments in the administration of the Medicaid program.

The Medicaid Reinvestment Fund would allow for a portion of the savings realized from a specific policy change or initiative to be used to pay the administrative cost of implementation, and to finance a limited number of additional cost-saving investments. The Medicaid reinvestment fund would be a mechanism for agencies to identify a predictable source of funding for cost-saving initiatives, promoting innovative program management with a mechanism to monitor return on investment. One common example would be to invest in cost saving services or technology on a pure contingency basis – a practice numerous vendors have suggested – where the contractor is paid only when caseload savings can be documented. The fund would be overseen within the regular budget and appropriation cycle with the added control of the consensus caseload process.

**How would the fund work?** KHPA would develop a policy option specifying how Medicaid would be changed, how much is expected to be saved from the actions, and how much would be spent on the investment(s) each year. Each proposed investment would be reviewed as part of the Consensus caseload process to reach an agreement on the estimated savings amount and the amount available for new or previously approved administrative investments. At subsequent Consensus meetings, the amount of actual savings and administrative costs for each investment initiative would be tracked to ensure that legislative limits on the total amount of investments was not exceeded, and to ensure that a positive amount of savings are flowing out of the Reinvestment Fund and back into the State General Fund. On an annual basis, KHPA would certify to the Director of the Budget the total amount that should be transferred into the Medicaid Reinvestment Fund to pay for the administrative costs of its reinvestment initiatives. This could be a reimbursement of an expense already made by KHPA or funds advanced for a savings initiative that requires an initial investment. Except in the first eighteen months of the program, the total amount transferred into the Medicaid Reinvestment Fund each year could never exceed the amount saved through its initiatives in that year. If a savings measure did not save assistance dollars within the expected time period, the reinvestment fund would be used to repay the cost of assistance or refund the State General Fund. The Fund and all associated investment initiatives would be discontinued if total net savings were not realized during the first eighteen months of operation, and at any time thereafter when the fund is insufficient to finance the investments that have been made. Savings exceeding the limited amount of investment would revert to the State General Fund through the caseload process.

**Example:** KHPA has proposed adopting a smart prior authorization (PA) system to use more automated functionality to accelerate and apply more complex criteria to prior authorizations for prescription drugs and health care services. This mechanism would save assistance expenditures by reducing unneeded or conflicting services based on rules KHPA would develop. The smart PA tool and rules require an initial investment in software and programming before the realizing the savings. The following table illustrates the hypothetical impact of an investment of \$600,000 in the first year when \$800,000 of first year savings is returned to the state.

<b>Medicaid Improvement Investment Fund - Immediate Return</b>				
	<b>Year 1</b>	<b>Year 2</b>	<b>Year 3</b>	<b>Year 4</b>
Initial Investment	\$600,000			
Ongoing Costs		\$400,000	\$400,000	\$400,000
<b>Total Costs</b>	<b>\$600,000</b>	<b>\$400,000</b>	<b>\$400,000</b>	<b>\$400,000</b>
Savings Measure Agreed to in Caseload	\$800,000	\$1,250,000	\$1,375,000	\$1,512,500
<b>Net Savings</b>	<b>\$800,000</b>	<b>\$1,250,000</b>	<b>\$1,375,000</b>	<b>\$1,512,000</b>
<b>Costs (Savings)</b>	<b>(\$200,000)</b>	<b>(\$850,000)</b>	<b>(\$975,000)</b>	<b>(\$1,112,500)</b>
All Amounts from State General Fund				

In most cases, an investment will take two or more years to generate sufficient savings to pay its total cost. That is shown in the following table. By the end of the 4<sup>th</sup> year, the initial investment and ongoing costs are repaid with additional savings accrued to the State General Fund.

<b>Medicaid Improvement Investment Fund - 2-year Return</b>				
	<b>Year 1</b>	<b>Year 2</b>	<b>Year 3</b>	<b>Year 4</b>
Initial Investment	\$600,000			
Ongoing Costs		\$400,000	\$400,000	\$400,000
<b>Total Costs</b>	<b>\$600,000</b>	<b>\$400,000</b>	<b>\$400,000</b>	<b>\$400,000</b>
Savings Measure Agreed to in Caseload	\$125,000	\$375,000	\$625,000	\$875,000
<b>Net Savings</b>	<b>\$125,000</b>	<b>\$375,000</b>	<b>\$625,000</b>	<b>\$875,000</b>
<b>Costs (Savings)</b>	<b>\$475,000</b>	<b>\$25,000</b>	<b>(\$225,000)</b>	<b>(\$475,000)</b>
All Amounts from State General Fund				

**Caps, controls, and oversight of the fund.** The Medicaid Reinvestment Fund would provide a mechanism whereby the Agency could use net savings from previous investments (as in the first example above) to support advance funding for initiatives that take more than a year to pay for themselves (as in



the second example), while yielding total net savings to the state. This mechanism would require controls to ensure agreement on how savings would be identified and how much money could be reinvested into program management. A logical control would be to cap the amount allowed into the fund for use, e.g., at \$3-5 million. Or, the Legislature could require a minimum level of cumulative net savings be realized and deposited back into the State General Fund, e.g., \$1 million net savings by the end of the third year, \$2 million in the fourth year, etc. The Legislature may also wish to place a cap on the number of state FTE supported through the fund, or to prohibit the funding of FTEs altogether (i.e., leaving MRF monies to support outsourced investments only). As a separate fund, the Medicaid Reinvestment Fund would be subject to annual appropriation and included in the budget submission to the Governor. Our conception of the fund is that it would be appropriated through the Consensus Caseload process, ensuring oversight and review by both the Governor's budget staff and legislative staff.

## SUMMARY

**Feasible Short Term Options (Implement within one year):** The following options are most likely to generate savings in the short term, based on the ease of implementation, the initial investment required, and the speed with which savings can be achieved. These options do not constitute recommendations by KHPA. Implications for each option are describe above and are not repeated in this summary list.

### *Eliminate Selected Optional Services*

- Depending on the optional services identified for either reduction or elimination, the amount of effort and time to implement would vary. Any changes to Medicaid coverage will require state plan amendments, possible changes to state regulations and CMS approval.

### *Increase Copayments/Cost Sharing*

- Apply percentage increase to cost-sharing in accordance with the medical care component on the Consumer Price Index.

### *Enhance Pharmacy Management*

- Change state law to allow structured, grandfathered management of mental health prescription drugs.
- Prior authorization could be expanded to additional drugs with corresponding investment in technology and support services.

### *Implement Health Care-Related Taxes*

- Follow-through with the extension of the HMO privilege fee to Medicaid/CHIP HMOs
- Create a new assessment program for nursing facilities

**Feasible Intermediate Options (Implement within two years):** These options require an up-front investment of time and or/money, and are not expected to generate savings immediately. Options listed here are the most practical. These options do not constitute recommendations by KHPA.

### *Managing and Coordinating Care for the Aged and Disabled*

- Additional managed care arrangements for the disabled and aged populations could be put in place but would require policy and RFP development,

- Would most likely entail a new, up-front funding to implement.
- Waiver consolidation would require stakeholder input, design, CMS review and approval.
- Apart from program reductions, this option appears to offer the greatest potential for long-term savings in Medicaid medical costs.
- More comprehensive programs linking medical care with behavioral health and/or long-term care merit a more comprehensive review.
- All options are expected to require large-scale collaborative efforts with the full range of stakeholders.

#### *Authorize Medicaid Investment Process*

- Almost all ideas being either implemented or discussed in other states to generate savings require up-front investments in time, staff, other resources and funding. It is difficult to make these investments in the current economic environment.
- KHPA proposes that targeted caseload savings be diverted from reverting to the general fund and instead be reinvested in policies, procedures and technology changes that would save money in the Medicaid assistance budget.

#### *Avoidable Hospitalizations and Readmissions*

- Some version, without incentives, could be implemented fairly quickly and managed through the utilization review contractor.
- The best option entails a review of payment methodology in collaboration with Kansas providers.

#### *Introduce Pay for Performance*

- Any pay for performance would require either 1) additional funds or 2) a major recalculation of rates to accommodate the enhanced payment for quality performance while remaining cost neutral. Meaningful savings are not expected in FY 2011.